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Rules of Governmental Agencies

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The Register will serve as the update to the Illinois Administrative Code, a compilation of the rules of State agencies. The most recent edition of the Code along with the Register comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1993

Material Rec'd after 4:30 p.m. on:	And before Noon on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before Noon on:	Will be in Issue #:	Published on:
Dec. 16, 1992	Dec. 23, 1992	1 (Mon.) Jan. 4, 1993	June 22, 1993	June 29, 1993	28	July 9, 1993
Dec. 23, 1992	Dec. 30, 1992	2	Jan. 8, 1993	June 29, 1993	July 6, 1993	29	July 16, 1993
Dec. 30, 1992	Jan. 5, 1993	3	Jan. 15, 1993	July 6, 1993	July 13, 1993	30	July 23, 1993
Jan. 5, 1993	Jan. 12, 1993	4	Jan. 22, 1993	July 13, 1993	July 20, 1993	31	July 30, 1993
Jan. 12, 1993	Jan. 19, 1993	5	Jan. 29, 1993	July 20, 1993	July 27, 1993	32	Aug. 6, 1993
Jan. 19, 1993	Jan. 26, 1993	6	Feb. 5, 1993	July 27, 1993	Aug. 3, 1993	33	Aug. 13, 1993
Jan. 26, 1993	Feb. 2, 1993	7 (Tu	es.) Feb. 16, 1993	Aug. 3, 1993	Aug. 10, 1993	34	Aug. 20, 1993
Feb. 2, 1993	Feb. 9, 1993	8	Feb. 19, 1993	Aug. 10, 1993	Aug. 17, 1993	35	Aug. 27, 1993
Feb. 9, 1993	Feb. 16, 1993	9	Feb. 26, 1993	Aug. 17, 1993	Aug. 24, 1993	36	Sept. 3, 1993
Feb. 16, 1993	Feb. 23, 1993	10	Mar. 5, 1993	Aug. 24, 1993	Aug. 31, 1993	37	Sept, 10, 1993
Feb. 23, 1993	Mar. 2, 1993	11	Mar. 12, 1993	Aug. 31, 1993	Sept. 7, 1993	38	Sept. 17, 1993
Mar. 2, 1993	Mar. 9, 1993	12	Mar. 19, 1993	Sept. 7, 1993	Sept. 14, 1993	39	Sept. 24, 1993
Mar. 9, 1993	Mar. 16, 1993	13	Mar. 26, 1993	Sept. 14, 1993	Sept. 21, 1993	40	Oct. 1, 1993
Mar. 16, 1993	Mar. 23, 1993	14	Apr. 2, 1993	Sept. 21, 1993	Sept. 28, 1993	41	Oct. 8, 1993
Mar. 23, 1993	Mar. 30, 1993	15	Apr. 9, 1993	Sept. 28, 1993	Oct. 5, 1993	42	Oct. 15, 1993
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Apr. 6, 1993	Apr. 13, 1993	17	Apr. 23, 1993	Oct. 12, 1993	Oct. 19, 1993	44	Oct. 29, 1993
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Apr. 20, 1993	Apr. 27, 1993	19	May 7, 1993	Oct. 26, 1993	Nov. 2, 1993	46	Nov. 12, 1993
Apr. 27, 1993	May 4, 1993	20	May 14, 1993	Nov. 2, 1993	Nov. 9, 1993	47	Nov. 19, 1993
May 4, 1993	May 11, 1993	21	May 21, 1993	Nov. 9, 1993	Nov. 16, 1993	48	Nov. 29, 1993 (Mon.)
May 11, 1993	May 18, 1993	22	May 28, 1993	Nov. 16, 1993	Nov. 23, 1993	49	Dec. 3, 1993
May 18, 1993	May 25, 1993	23	June 4, 1993	Nov. 23, 1993	Nov. 30, 1993	50	Dec. 10, 1993
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June 1, 1993	June 8, 1993	25	June 18, 1993	Dec. 7, 1993	Dec. 14, 1993	52	Dec. 27, 1993 (Mon)
June 8, 1993	June 15, 1993	26	June 25, 1993	Dec. 14, 1993	Dec. 21, 1993	1	Jan. 3, 1994 (Mon.)
June 15 1993	June 22, 1993	27	July 2, 1993	Dec. 21, 1993	Dec. 28, 1993	2	Jan. 7, 1994

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

The state of the s

BANKS AND TRUST COMPANIES COMMISSIONER OF

NOTICE OF PROPOSED RULES

- the Part: Eligible State Bank The Heading of 1)
- 38 Ill. Adm. Code 380 Code Citation: 2)
- Proposed Action: New Section New Section New Section Section Numbers: 380.20 80.10 3)
- Statutory Authority: Implementing Section 48(2) and authorized by Section 48(6) of the Illinois Banking Act (205 ILCS 5/48(2) and 48(6) (1992)). 4)
- A Complete Description of the Subjects and Issues Involved: This proposed rule defines "eligible State bank" in a manner that enables identification of those State banks for which the Commissioner will accept an examination by the appropriate federal banking agency in alternating years. 2)
- Will this proposed rule replace an emergency rule currently in effect? No. (9
- Does this rulemaking contain an automatic repeal date? Yes 7)
- ρΛ Does this proposed rule contain incorporations reference? 8
- Are there any other proposed amendments pending on this Part? 6
- does not create a mandate on units of local government, school districts or community college districts. Only state Statement of Statewide Policy Objective: The proposed rule banks are subject to this proposed rule, 10)
- comment on this proposed rulemaking: Interested persons who desire to comment on this proposed rulemaking may submit their comments in writing no later than 45 days after the Time, Place and Manner in which interested persons may publication of this Notice to: 11)

ILLINOIS REGISTER

COMMISSIONER OF BANKS AND TRUST COMPANIES

NOTICE OF PROPOSED RULES

Commissioner of Banks and Trust Companies 310 South Michigan Avenue, Suite 2130 60604 General Counsel Bruce J. Baker Chicago, Illinois

- 12)
- Affairs has determined that state banks are not small businesses. Therefore, the proposed rule was not Initial Regulatory Flexibility Analysis?

 A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: The Department of Commerce and Community submitted to the Business Assistance Office.
- Small businesses Types of small businesses affected: are not affected by this rule. 8)
- Reporting, bookkeeping or other procedures required for compliance: N/A 0
- Types of professional skills necessary for compliance: N/Λ 0

page next on the Proposed Rule begins of the text The full

NOTICE OF PROPOSED RULES

ELIGIBLE STATE BANK PART 380

> Section 380.20 380,10

General Rule Definitions 380.30 AUTHORITY: Implementing Section 48(2) and authorized by Section 48(6) of the Illinois Banking Act (205 ILCS 5/48(2) and 48(6) (1992)).

effective Reg. at 17 Ill. Adopted SOURCE:

Bold face type denotes statutory language. NOTE:

provided the appropriate federal banking agency has made such an examination. The purpose of this Rule is to define "eligible State bank" in a manner that enables identification of those State banks for which the Commissioner will accept an examination by the appropriate federal banking agency in 88-289, requires the Commissioner to examine, at least once each by the eligible State bank's appropriate federal banking agency, eligible State bank the Commissioner in lieu of an annual examination every other year shall accept the examination made Section 48(2) of the Illinois Banking Act, as amended by P.A. year, the affairs of every State bank, except that for every Purpose alternating years. Section 380,10

Definitions Section 380.20

"Annual examination" means a full scope, on-site examination a state bank conducted by the Commissioner or by the state bank's appropriate federal banking agency during a calendar

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COMMISSIONER OF BANKS AND TRUST COMPANIES

NOTICE OF PROPOSED RULES

the Federal Reserve Bank of St. Louis, as determined by federal 'Appropriate federal banking agency" means the Federal Deposit Insurance Corporation, the Federal Reserve Bank of Chicago or aw pursuant to 12 U.S.C. 1813(q).

Commissioner or by the state bank's appropriate federal banking agency, based on a composite evaluation of the following five "CAMEL Rating" means the rating assigned to a state bank by the Management, Earnings and Liquidity. The CAMEL Rating, and the rating assigned to each individual performance component, will be assigned a number from a range of 1 through 5, with 1 being the highest possible rating and 5 being the lowest possible individual performance components: Capital, Asset Quality,

"Commissioner" means the Illinois Commissioner of Banks and Trust Companies.

last_annual examination, was assigned a CAMEL Rating of 1, or a CAMEL Rating of 2 with no individual performance component rated 3, 4, or 5, except that the following shall not be an eligible "Eligible state bank" means an Illinois state bank that, at its bank: 3, 4, state

- A newly chartered state bank, for the first three years after receiving its charter, provided that a state bank chartered for the purposes set forth in Section 3.05(b)(1) of the Illinois Bank Holding Company Act shall not be deemed to be a newly chartered state bank; a)
- A state bank that resumes accepting deposits and making loans pursuant to Section 13(d) of the Illinois Banking Act, for the first three years after such resumption; (q
- association or a savings bank, for the first year after A state bank that results from the merger of a state bank with a national bank, an insured savings such merger; ()
- A state bank that results from the merger of a state bank with another state bank which was assigned a CAMEL Rating of 3, 4 or 5 at its last annual examination, for the first year after such merger; g
- A state bank that results from the conversion of a national bank to a state bank, for the first year after the conversion; (e

an Kent Le

BANKS AND TRUST COMPANIES COMMISSIONER OF

NOTICE OF PROPOSED RULES

- which results in new ownership or control of more than 50% of the outstanding voting stock of the state bank, for the first year after the change of control; A state bank that has undergone a change of control pursuant to Section 18 of the Illinois Banking Act E)
- A state bank whose management or board of directors has requested an examination by the Commissioner; Ø 9
- state bank that, in the opinion of the Commissioner, Ø h)
- operating in an unsafe manner;
- operating in an unsound condition; 2)
- conducting its business in violation of applicable laws, rules or regulations; or 3)
- conducting its business in a fraudulent manner. 4)
- A state bank that is subject to an administrative order or corrective notice issued by the Commissioner, the Federal Deposit Insurance Corporation, the Federal Reserve Bank of Chicago or the Federal Reserve Bank of St. Louis. 1)

2)

Section 380.30 General Rule

Commissioner shall conduct an annual examination of a state bank, except that in the case of an eligible state bank, the Commissioner in lieu of an annual examination every other year shall accept the annual examination conducted by the eligible state bank's appropriate federal banking agency. The

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DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF PROPOSED AMENDMENTS

- Heading of the Part: Public Infrastructure Loan and Grant Programs 1)
- 14 Ill. Adm. Code 610 Code Citation: 2)

3)

Proposed Action:	Amendment	Amendment	Amendment	Amendment	New Section								
Section Numbers:	610.10	610.30	610.50	610.60	610.100	610.200	610.300	610.400	610.500	610.600	610.700	610.800	610.900

- the Public Statutory Authority: Implementing and authorized by the Public Infrastructure Loan and Grant Program (Ill. Rev. Stat. 1991, ch. 127, pars. 2708-1 et seq.) [30 ILCS 750/8-2-2]. Statutory Authority: 4)
- Community Affairs (the Department) is authorized to provide financial assistance to, or on behalf of, local governments, public entities, medical facilities and public health clinics for the purpose of making affordable the financing of a community's public infrastructure years at an attractive interest rate for acquisition, construction and The Department is authorized to enter into cooperative agreements with other state government public infrastructure financing entities for the implementation of amendments to the Public The Department of Commerce and purpose of reliance upon their application, credit review, security and department staff will work with a locality to identify which agency is best suited to help with its financing needs. Repayments for all loans Under the Small will be paid into the Public Infrastructure Construction Loan Revolving improvements of local public facilities and associated equipment. Project Loan Component, up to \$100,000 is available for up to loans. A Complete Description of the Subjects and Issues Involved: loan closing procedures for individual small project necessary for health, safety and economic development. Infrastructure Loan and Grant Program. for the provide
- these proposed amendments replace an emergency rule currently in No. effect? (9
- Does this rulemaking contain an automatic repeal date? 7)
- No. Do these proposed amendments contain incorporations by reference? 8



DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF PROPOSED AMENDMENTS

- No. Are there any proposed amendments pending on this Part? 6
- the State Mandates Act (Ill. Rev. Stat. 1991, ch. 85, par. 2203) [30 ILCS expand a state mandate as defined in Section 3(b) of This rulemaking Statement of Statewide Policy Objectives:
- Time, Place, and Manner in which interested persons may comment on this Interested persons may present their comments concerning this proposed rulemaking in writing within 45 days after this edition of the Illinois Register to the following: proposed rulemaking: 11)

Department of Commerce and Community Affairs Telephone Number: (217) 785-6174 620 East Adams Street, 6th Floor Mr. Norman Sims, Deputy Director Bureau of Community Development T.D.D. Number: (217) 785-6055 Springfield, Illinois 62701

Initial Regulatory Flexibility Analysis: 12)

- Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not Applicable. A
- Types of small businesses affected: If applying for a grant or rulemaking; however, small medical facilities and businesses to perform infrastructure improvements through grantees will benefit by the availability of program small medical facilities will be affected contracts receiving B)

2

- Requirements under grant agreements must be followed information, essential need, monitoring project overview and financial procedures reguired application, limited to, bookkeeping or other but not repayment provisions. compliance: Reporting, including, ĵ
- which may include small medical facilities, will need basic Types of professional skills necessary for compliance: Grantees, understanding of grant application and monitoring processes. 0

text of the Proposed Amendments is identical to the Emergency of this Illinois Register The full text of the Proposed Amenda Amenda Amenda Amendaments which begins on page 19678

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NOTICE OF PROPOSED RULES

- Heading of the Part: Interconnection
- Code 83 Ill. Adm. Code Citation:

2)

- Proposed Action: Section New Section Numbers: 790.130 90.100 790.110 790.120 790.200 790.210 790.220 790.230 790.240 790.300 90.10 790.5
- <u>Statutory Authority</u>: Implementing Sections 8-501, 8-502, 8-503, 8-504, 13-505.1, 8-506 and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, pars. 8-501, 8-502, 8-503, 8-504, 13-505.1, 8-506, and 10-101, as amended by P.A. 87-856, effective May 14, 1992) [220 ILGS 5/8-501, 8-502, 8-503, 8-504, 13-505.1, 8-506, and 10-101]

4)

- carrier or an end-user to terminate its transmission facili-The proposed rules mirror carrier's ("LEC") network allows another telecommunications A Complete Description of the Subjects and Issues Involved: These proposed rules will promulgate a statewide policy for local interconnection. Interconnection to a local exchange the Federal Communications Commission's order on interstate Carriers with such interconties in LEC central offices. Carriers with such intercor nections are then able to offer local network service in The proposed rules treat both virtual and physical collocation. competition with the LEC. interconnection.
- Will the proposed rules replace emergency rules currently in effect? (9
- 80 Does this rulemaking contain an automatic repeal date? 7)
- Do these proposed rules contain incorporations by reference? No. 8

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED RULES

- 9) Are there any other proposed amendments pending on this Part? No.
- Statement of Statewide Policy Objectives: These proposed rules neither create nor expand any state mandate on units of local government, school districts, or community college districts.
- 11) Time, Place and Manner in which interested persons ma comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

Chief Clerk Illinois Commerce Commission 527 East Capitol Avenue Springfield, IL 62706 (217)782-7434 Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

- 2) Initial Regulatory Flexibility Analysis:
- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 28, 1993
- Types of small businesses affected: These proposed rules will affect any competitive access provider that is also a small business as defined in the Illinois Administrative Procedure Act.
- c) Reporting, bookkeeping or other procedures required for compliance: Reporting.
- D) Types of professional skills necessary for compliance Managerial and engineering.

The full text of the Proposed Rules begins on the next page:

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NOTICE OF PROPOSED RULES

TITLE 83: PUBLIC UTILITIES CHAPTER I: ILLINOIS COMMERCE COMMISSION SUBCHAPTER f: TELEPHONE UTILITIES

PART 790 INTERCONNECTION

SUBPART A: GENERAL PROVISIONS

Section 790.5 Applicability 790.10 Definitions SUBPART B: SPECIAL ACCESS AND PRIVATE LINE INTERCONNECTION

Section
790.100 Interconnection Architecture
790.110 Special Access and Private Line Interconnection—
Availability of Expanded Interconnection—
Availability of Expanded Interconnection—
Availability of Interconnection—
Standards for Interconnection Arrangements
590.130 Special Access and Private Line Interconnection—
Pricing and Rate Structure Issues

UBPART C: SWITCHED TRANSPORT INTERCONNECTION

Section

Architecture
Architecture
790.210 Switched Transport Interconnection—Interconnection
790.220 Switched Transport Interconnection—Availability of
Expanded Interconnection
790.230 Switched Transport Interconnection—Pricing and Rate
790.230 Switched Iransport Interconnection—Pricing and Rate
Structure Issues
790.240 Switched Transport Interconnection—Implementation of

SUBPART D: REPORTING REQUIREMENTS

Switched Transport Interconnection

Section 790.300 Reporting Requirements AUTHORITY: Implementing Sections 8-501, 8-502, 8-503, 8-504, 13-505.1, 8-506 and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, pars. 8-501,

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NOTICE OF PROPOSED RULES

), 8-503, 8-504, 13-505.1, 8-506, and 10-101, as amended by 87-856, effective May 14, 1992) [220 ILCS 5/8-501, 8-502, 8-503, 8-504, 13-505.1, 8-506, and 10-101].

effective Ill. Reg. Adopted at SOURCE:

GENERAL PROVISIONS SUBPART A:

Applicability Section 790.5

of the Act ("local exchange carrier" or "LEC") that is also a Tier 1 LEC as defined in Section 790.10. In addition, this Part shall apply to any entity certificated by the Illinois Commerce Commission ("Commission") under Section 13-401, 13-403, 13-404, or 13-405 This Part shall apply to any telecommunications carrier, as defined in Section 13-202 of the Public Utilities Act ("Act") (Ill. Rev. Stat. 1991, ch. 111 2/3, par. 13-202, as amended by P.A. 87-856, effective May 14, 1992) [220 ILCS 5/13-202] providing local effective May 14, 1992) [220 ILCS 5/13-202] providing local exchange telecommunications services as defined in Section 13-204 of the Act.

Definitions Section 790.10 "Central office" or "CO" means a location within a local exchange area where subscriber lines are connected to local exchange carrier's switch.

other than the principal provider of telecommunications service that is certificated to provide telecommunications services within the local exchange. "Competitive access provider" or "CAP" means any entity

"Contribution charge" means a charge that recovers specifically identified subsidies or non-cost based allocations that are embedded in rates for special access or private line services or switched transport services.

the interconnecting parties on a monthly basis by the LEC for connection to LEC services or elements of services at a location described in Section 790.120(f). "Cross-connect charge" means the amount of money assessed

described in Section 790.120(f) in order to connect its own communications equipment for the purposes of providing service to its own community of users. tions carrier that requires access to a LEC location "End-user" means any entity other than a telecommunica-

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Facilities," and amended by the FCC on December 18, 1992, and on September 2, 1993, in CC Dockets 91-141 and 90-286 in CC Docket 91-141, released on September 2, 1993. (47 CFR § 64.1401 - 64.1402; 47 CFR § 65.702; 47 CFR § 69.4, on September 17, 1992 in CC Docket 91-141, "In the Matter of Expanded Interconnection with Local Telephone Company Order and Third Notice of Proposed Rulemaking, and as amended by the FCC in the "Second Memorandum Opinion and Order on Reconsideration 69.121 - 69.123 as of October 1, 1993; this incorporation entered by the Federal Communications Commission ("FCC") does not include any later amendments or editions.) the means Rule" Interconnection "Second Report and Expanded in the

"Interconnection" means the point in a network where one telecommunications carrier or end-user interfaces with provided by another telecommunications carrier under the the local exchange carrier's network or the network provisions of this Part.

"Interconnector" is a telecommunications carrier or user that has interfaced with the local exchange rier's network under the provisions of this Part.

exchange services (see Section 13-403 of the Act) within "Interexchange carrier" or "IXC" means any telecommunications carrier that is certificated to provide inter-Illinois as defined in Section 13-205 of the Act. "Local exchange carrier" or "LEC" means a telecommunia principal provider of local exchange telecommunications services as cations carrier under the Act that is defined in Section 13-204 of the Act. "Physical collocation" means the type of interconnection provided by an LEC to an interconnector where the within space assigned by the LEC for the interconnector's exclusive use and where the interconnector has physical access and over its equipment subject to the provisions of its equipment this Part and any applicable tariff. locates interconnector control

"Serving wire center" means the location in the LEC network that serves a telecommunications carrier's (such as an interexchange carrier) point of presence.

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED RULES

or private line" means a transmission through a local exchange carrier's hub or hubs where connect a customer-designated premises and a serving office, and includes all exchange access not utilizing path that connects customer-designated premises directly bridging or multiplexing functions are performed, the local exchange carrier's end office switches. "Special access

"Switched access" means a two-point communications path between a customer-designated premises and an end-user's common subscriber plant of the local exchange carrier and provides for the ability to originate calls from an enduser's premises to a customer-designated premises, and to switching, and trunking facilities and for the use of terminate calls from a customer-designated premises to an end-user's premises in the local access transport area premises that provides for the use of common terminating, where it is provided. "Tier 1 LEC" means a local exchange carrier having annual gross revenues from regulated telecommunications operations of \$100 million or more.

tor may not have ownership of the equipment and does not "Virtual collocation" refers to the type of interconnection provided by an LEC to an interconnector that is ble to the manner in which the LEC's facilities interconnect with its own network and where the interconnector is provided equipment in a location described in Section control, other than through remote monitoring, subject to the provisions of this Part economically, technically, and administratively compara-'90.120(f) under an arrangement whereby the interconnechave physical access or

SPECIAL ACCESS AND PRIVATE LINE INTERCONNECTION SUBPART B:

Acres a maderivate line Interconnection--The state of the State of the state of

shall provide physical collocation unless waived by Section 790.110 for an required to provide interconnection under Jection 200.110 Under physical collocation, the interconnector shall:

- Use fiber or microwave technology;
- Pay the LEC for the space in which to locate the equipment necessary to terminate its transmission links;

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ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED RULES

- physical access to the LEC location to install, maintain, and repair its equipment; and
- preferable to physical collocation provided that such Have the option to negotiate a virtual collocation arrangements are tariffed and made generally available. arrangement with the LEC if such an arrangement 9

Special Access and Private Line Interconnection --Section 790.110 Special Access and Privat Availability of Expanded Interconnection

- 45 days from the effective date of this Part for all locations for which the LEC has an interstate tariff in effect for expanded interconnection in compliance with Tier 1 LECs shall file intrastate tariffs providing for interconnection under a physical collocation arrangement Expanded Interconnection Rule. the FCC (p
- grant, a waiver of the requirement to provide physical collocation if the FCC has granted a waiver due to the lack of space or, after hearings, the Commission finds that the LEC has demonstrated that a particular location Tier 1 LECs may petition for, and the Commission shall lacks the space necessary to provide physical colloca-
- lack of space or, after hearings, the Commission finds Tier 1 LECs may petition for, and the Commission shall grant, a waiver of the requirement to provide virtual collocation if the FCC has granted a waiver due to the that the LEC has demonstrated that a particular location lacks the space necessary to provide virtual collocation.
- locations in order to terminate their own special access or private line transmission facilities shall include: interconnection entitled to request
- certificate under Sections 13-401, 13-403, 13-404 or 13-405 of the Act for the telecommunications services in the geographical area of the interconentity to which the Commission has issued
- End-users. An end-user may seek an interconnection The second of th

NOTICE OF PROPOSED RULES

Special Access and Private Line Interconnection--Standards for Interconnection Arrangements Section 790.120

- Space allocation and exhaustion. In LEC locations that are tariffed to provide physical collocation, LECs shall: (B
- Offer space on a first-come, first-served basis to all interconnectors;
- Offer a physical collocation arrangement until such filled to space available for interconnection is capacity;
- collocation arrangement unless the LEC has obtained Not reject subsequent interconnection requests due lack of space, but shall provide a virtual location arrangement in lieu of the physical in lieu of the physical a waiver under Section 790.110(c); and collocation

(J

Include the demand for interconnection when planning to remodel an existing location or building a new location in the same manner as any other demand for other services is taken into consideration. 4)

9

- These both the telecommunications carrier and interconnectors Under virtual collocation, the interconnection point shall constitute the Points of interconnection. When virtual collocation is provided, LECs shall specify an interconnection point or points as close as possible to the location in which interconnection points must be physically accessible by demarcation between interconnector and the LEC ownership interconnectors are requesting interconnection. on a non-discriminatory basis. of facilities.
- nector's cable facilities whenever there are at least two separate points of entry to a location for the intercon-LECs shall provide at least entry points for LEC cable facilities. Points of entry.
- ties. The LECs are not required to place or allow the placement of other types of equipment by interconnectors interconnection requirements shall apply only to CO equipment needed to terminate basic transmission facili-Equipment placed by or for interconnectors. Expanded g)

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customer premise equipment) in the location under either a physical collocation arrangement or a virtual collocaservices, enhanced switching equipment, tion arrangement.

- Tier 1 LECs grant, a waiver of this subsection if the FCC has granted a waiver of the requirement to interconnect microwave technology or, after hearings, the Commission finds that the LEC has demonstrated that the CO cannot physically shall provide interconnection for microwave technology. Tier 1 LECs may petition for, and the Commission shall accommodate the equipment or it is not technologically feasible to provide the expanded interconnection. Interconnection of microwave technologies. (e
- Locations at which interconnection is available. LECs shall provide expanded interconnection at serving wire end offices (central offices), and any other rating point (a point used in calculating the length of points which the telecommunications carriers use as interoffice special access links). centers,
- Interconnectors shall not be allowed to use intrastate special access expanded interconnection offerings to exchange carrier's intrastate switched services until the LEC has an effective tariff on file with the Commission implementing an interim local transport rate structure at the intrastate level in response to the order adopted by Shared use of switched and special access services. local the FCC on September 17, 1992 in CC Docket 91-213, the Matter of Transport Rate Structure and Pricing." their transmission facilities with the connect

Section 790.130 Special Access and Private Line Interconnection--Pricing and Rate Structure Issues

Prices for the connection charge shall equal or exceed the long-run service incremental costs (LRSIC) of providing the service. Cross-connect charge. (p

(q

recovering a contribution charge from interconnectors The LECs are prohibited from unless approved by the Commission as provided in this subsection. The LEC may petition for, and the Commission the Commission finds that the LEC has demonstrated a need for a contribution charge. Any contribution charge permitted under this Section shall only recover speshall approve, a contribution charge if, after hearings, for a contribution charge. Contribution charge.

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tions embedded in rates for special access or private cifically identified subsidies or non-cost based alloca-

- There is no requirement through this Part to provide between physical and virtual collocation parity arrangements. price
- special access or private line offerings. LEC g
- with operational expanded interconnection offerings may petition the Commission to receive approval to implement a system of traffic density-related and cost-based zones for special access or private line Rates within each zone must be but rates may differ for as noncompetitive services as special access services between zones. Rates shall be based on average LRSIC within each zone. structure flexibility for access or private line offerings. averaged within each zone, services classified defined in the Act. and rate Pricing special
- Volume and term discounts.
- ments of three years or more as provided in the FCC Expanded Interconnection Rule may long-term arrangements must have been entered into on or lEc customers with long-term access arrange-These arrangements. before September 17, 1992. these
- The LEC may not charge more than the The right to end a long-term arrangement at a specific location will exist for a period of operational in that location, the LEC shall file with the Commission a tariff transmittal to run as of the date such notice is filed If a party chooses to 180 days from the date the first cross-connect Within five stating that the fresh look period will begin terminate a long-term arrangement within this already paid and any additional charges that the customer would have paid for service if arrangement bec business days of the date on which the is operational in that location, with the Commission.

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are to be adjusted to reflect changes in the the customer had taken a shorter term offering corresponding to the term actually used, plus interest at the prime rate. Interest rates prime rate and will apply to the balances due under the recalculation as they would have accrued over time.

- Reconfiguration charges must be applied in a discriminate based on whether the customer chooses to use an alternate provider's facility or LEC facility for special access or private line service, unless there are specific, identifiable All nonrecurring charges alternate provider's services are to be set no higher than cost-based levels. In addition, the difference between the charges applicable provider's services and those applicable when alternate reconfigures its service with the entitled to the limitation on the termination charges even if it does not terminate service under the long-term arrangement with the LEC until after the 180 day period has expired. The customer applicable to a customer's shifting an that does not たり customer shifts be cost-based. differences. manner a customer must Ø neutral cost 0
- tariffs which include volume and term discounts shall be cost-based. 'n contained Rates
- Rate elements contained in the tariffs that are based on distance sensitivity Distance sensitivity. must be cost-based.

SWITCHED TRANSPORT INTERCONNECTION SUBPART C:

Soitshed Transport Interestion-Intereshnection Architecture Sect ion

Interconnection architecture for switched transport interconnection shall be provided under the same terms and conditions as special

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Switched Transport Interconnection -- Availability of Expanded Interconnection

provided under the same terms and conditions as special access interconnection (see Section 790.110), except a LEC shall not be at any where it is technologically unfeasible (see Section)). LECs may petition for, and the Commission shall grant, a waiver of the requirement to provide physical collocation if the FCC has granted a waiver due to the lack of space, or if, after hearings, the Commission finds that the LEC has demonstrated that it is not technically feasible to provide physical collocation shall required to provide switched transport interconnection switched transport interconnection at a particular location. Jo 790.120(f)). Availability

Switched Transport Interconnection -- Standards for Expanded Interconnection Arrangements Section 790.220

Standards for switched transport interconnection shall be provided under the same terms and conditions as special access interconnection (see Section 790.120) with the addition of tandem offices as locations from which switched transport interconnection will be LECs are not required to place or allow the placement of other types of equipment (such as enhanced services, customer premise, or switching equipment) in the location under either a physical collocation arrangement or virtual collocation made available. arrangement.

Switched Transport Interconnection -- Pricing and Rate Structure Issues Section 790,230

and conditions as special access interconnection (see Section 790.130, except for Section 790.130(d)). Any contribution charge permitted under this Section shall only recover specifically identified subsidies or non-cost based allocations embedded in Pricing and rate structure issues related to the provision of switched transport interconnection shall be under the same terms rates for switched transport interconnection.

Section 790.240 Switched Transport Interconnection -- Implementation of Switched Transport Interconnection Subpart C: Switched Transport Interconnection shall apply to an individual LEC on the date the LEC has an effective tariff on file transport structure at the intrastate level in response to an order adopted by the FCC on September 17, 1992, in CC Docket 91-213, "In the Matter of Transport Rate Structure and Pricing." implementing an interim local Commission with the

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NOTICE OF PROPOSED RULES

PEPOPULIS PEGUTPEMENTS SUBPART D:

Reporting Requirements Section 790.300

- to this Part shall file with the These reports shall be filed two years and four years after Commission reports on interconnection. effective date of this Part. Each LEC subject (e
- The reports required by this Section shall identify: (q
- the expanded interconnection service areas of the LEC; and using Entities 1)
- The location at which each interconnection occurs.

DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

Heading of the Part: ASSIGNMENT OF COMMITTED PERSONS

1 2)

- 20 Ill. Adm. Code 420 Code Citation:
 - 3)
- Proposed Action: Section Numbers:

- Statutory Authority: Implementing and authorized by Sections 3-2-2 and 3-6-3 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-2-2 and 1003-6-3, as amended by P.A. 88-0311, effective August 11, 1993) {730 ILCS 5/3-2-2}. 4)
- A Complete Description of the Subjects and Issues Involved: This rulemaking is necessary to permanently adopt emergency amendments promulgated due to Public Act 88-0311. This rulemaking provides for consideration of committed person requests for placement in programs or waiting list for such programs. In addition, a code citation has been assignments other than educational programs for which a committed person is eligible to earn good conduct credits or placement on a corrected 2)
- Will this proposed rule replace an emergency rule currently in effect? (9
- Yes X No Does this rulemaking contain an automatic repeal date?
- Does this proposed amendment contain incorporation by reference?
- Are there any other proposed amendments pending on this Part? No This rulemaking does not Statement of Statewide Policy Objectives: create or expand any State mandate. 8) 9) 10)
- Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written comments to: 11

David C. Watkins, Deputy Director Illinois Department of Corrections 1301 Concordia Court

P. O. Box 19277

62794-9277 Springfield, Illinois

Initial Regulatory Flexibility Analysis: Not required; this rulemaking All written comments received within 45 days of the date of this publication will be considered 12)

does not affect small businesses

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DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT CHAPTER I: DEPARTMENT OF CORRECTIONS SUBCHAPTER d: PROGRAMS AND SERVICES TITLE 20:

ASSIGNMENT OF COMMITTED PERSONS PART 420

Responsibilities Applicability Assignment Section 420.15 420.20 420.30 420.40 420.10

Definitions

Removal/Reassignment

AUTHORITY: Implementing and authorized by Section 3-2-2, 3-6-3, 3-8-3 and 3-10-3 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-2-2, 1003-6-3, 1003-8-3 and 1003-10-3, as amended by P.A. 88-0311, effective August 11, 1993) {730 ILCS 5/3-2-2, 3-6-3, 3-8-3, and}

SOURCE: Adopted at 8 III. Reg. 14385, effective August 1, 1984; amended at 11 III. Reg. 11497, effective July 1, 1987; emergency amendments at 17 III. Reg. 16208, effective September 17, 1993, for a maximum of 150 days; , effective III. Reg. amended at

Section 420.30 Assignment

- Assignments of committed persons to facilities shall be in accordance with 20 Ill. Adm. Code 503 a)
- The Assignment Officer shall, within 60 days following admission for adults, or within 30 days following admission for juveniles, make a recommendation for the assignment of a committed person received at an assigned facility. Q
- Temporary assignments may be made by the Assignment Officer prior to review by the Chief Administrative Officer. (°)
- safety and security of the facility or any person, and the committed person's institutional behavior, disciplinary record, educational Committed persons, upon request, shall be considered for placement in programs or assignments for which they are eligible to receive earned good conduct credits in accordance with 20 III. Adm. Code assignments the Department shall consider, among other factors, assignment, staff recommendations, administrative concerns, the the requirements for admission to the requested program or 107. Subpart F or placement on a waiting list if one exists. determining eligibility for placement in such programs or q)

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record, projected release date, and medical and mental health

- and address the Assignment Officer whenever his the Individual's given an opportunity to appear before A committed person may be case is being considered. de)
- in Recommendations made by the Assignment Officer shall be ef)
- All recommendations are subject to review and approval by the Chief Administrative Officer. fg)

III. Reg. Amended at (Source:

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DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

Heading of the Part: IMPACT INCARCERATION PROGRAM 20 Ill. Adm. Code 460 Code Citation: 1 2)

Proposed Action: Section Numbers: 3)

Amend Amend Amend 460.12 460.20 460.30 460.80 Statutory Authority: Implementing and authorized by Sections 3-2-2 and 5-8-1.1 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-2-2 and 1005-8-1.1, as amended by Public Act 88-0311, effective August 11, 1993) {730 ILCS 5/3-2-2 and 5-8-1.1}. 4)

Amend

a condition of mandatory supervised released. Also, prior to placement in the impact incarceration program the committed person shall either have or shall agree to obtain a suitable host site and a working and to inform inmates and the public that electronic monitoring may be A Complete Description of the Subjects and Issues Involved: This proposed amendment is necessary to conform with Public Act 88-0311 telephone upon completion of the Impact Incarceration Program. 2)

Will this proposed amendment replace an emergency rule currently in effect? Yes (9

Does this rulemaking contain an automatic repeal date? 2

Does this proposed amendment contain incorporation by reference? No 8

Are there any other proposed amendments pending on this Part? No 6

10)

This rulemaking does not

Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written Statement of Statewide Policy Objectives: create or expand any State mandate. 11)

David C. Watkins, Deputy Director Illinois Department of Corrections

comments to:

1301 Concordia Court

62794 9277 Springfield, Illinois

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All written comments received within 45 days of the date of this publication will be considered. Not required; this rulemaking Initial Regulatory Flexibility Analysis: does not affect small businesses. 12)

The full text of the Proposed Amendments begins on the next page:

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TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT CHAPTER I: DEPARTMENT OF CORRECTIONS SUBCHAPTER d: PROGRAMS AND SERVICES

PART 460 IMPACT INCARCERATION PROGRAM

Applicability	Definitions	Responsibilities	Eligibility Criteria	Screening and Placement	Program Requirements	Training and Disciplinary Procedures	Program Terminations	Program Review Hearings	Successful Program Completion	Grievances
460.10	460.12	460.15	460.20	460.30	460.40	460.50	460.60	460.70	460.80	460.90
	·		, , , , ,		,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				

AUTHORITY: Implementing and authorized by Sections 3-2-2 and 5-8-1.1 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-2-2 and 1005-8-1.1) {730 ILCS 5/3-2-2 and 5-8-1.1, as amended by Public Act 88-0311, effective August 11, 1993}.

SOURCE: Emergency rule adopted at 14 III. Reg. 17084, effective September 27, 1990, for a maximum of 150 days; adopted at 15 III. Reg. 3479, effective February 24, 1991; emergency amendments adopted at 17 III. Reg. 16212, effective September 17, 1993, for a maximum of 150 days; amended at

Section 460.12 Definitions

III. Reg.

effective.

"Chief Administrative Officer" means the highest ranking official of a correctional facility.

"Department" means the Department of Corrections.

"Director" means the Director of the Department of Corrections.

"Impact Incarceration Program" means a structured, specialized, voluntary program administered by the Department for eligible youthful offenders which emphasizes self-control and self-esteem through military style regimentation, physical training and labor, education, and counseling. The short-term program is offered to eligible offenders approved by the courts and accepted by the Department.

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Section 460.20 Eligibility Criteria

In order to be eligible to participate in the Impact Incarceration Program, the committed person shall:

- a) Be not less than 17 years of age nor more than 35 29 years of age at the time of the sentencing order.
- Not have previously participated in the impact incarceration program and shall not have previously Never have served more than one prior -a-- sentence of imprisonment for a felony in an adult correctional facility.
- c) Never Not have been convicted of a Class X felony, first or second degree murder, armed violence, aggravated kidnapping, criminal sexual assault, aggravated criminal sexual abuse or a subsequent conviction for criminal sexual abuse, forcible detention, or arson.
- d) Be sentenced to a term of imprisonment of at least 1 year but not more than $\underline{8}$ 5 years.
- e) Be physically able to participate in strenuous physical activities or
- Not have any mental disorder or disability which would prevent participation in the program.
- g) Consent in writing to participation in the program and to the terms and conditions thereof.
- h) Be approved for placement in the program in the court's sentencing order.

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Section 460.30 Screening and Placement

a) Committed persons approved by the courts shall, subject to availability of space, be screened for placement in the program at a reception and classification center or unit in accordance with 20 III. Adm. Code 503. Subpart A. In determining program approval of

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eligible committed persons, the Department may also consider, among other matters:

- The committed person's criminal history, including outstanding warrants or detainers. 1
- or Whether the committed person has a history of escaping absconding or attempting to escape or abscond. 2)
- would pose a risk to the safety and security of any person or Whether the committed person's participation in the program the facility. 3)
- The committed person's grade status. 4)
- The committed person's disciplinary record and institutional adjustment. 2)
- Availability of space in the program. (9
- Whether the committed person has any known enemies in the program. 2
- suitable host site and a working telephone for placement on electronic monitoring upon successful completion of the Whether the committed person has or agrees to obtain a 8
- The committed person shall be evaluated by a physician and mental health professional to determine whether he is physically and mentally able to participate in the program. (q
- program and to adhere to the terms and conditions of the program. The committed person shall sign a consent to participate in the 0
- available in the program. In order to remain eligible for acceptance is eligible for acceptance in the program, the committed person may incarceration program facility. The committed person may grieve a If the committed person's screening indicates the committed person and institutional adjustment while awaiting transfer to the program facility. Acceptance in the program shall not be deemed to occur maintain eligibility requirements and a positive disciplinary record the committed person must, among other matters, until such time as the committed person is admitted to the impact be assigned to a correctional facility until such time as space is determination that he is no longer eligible for acceptance in the program in accordance with Section 460.90. in the program, q)

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- Committed persons not accepted by the Department for placement in the program shall be assigned to a correctional facility to serve the sentence imposed by the sentencing court. (e)
- The Department shall notify the sentencing court in writing of a committed person's acceptance in the Impact Incarceration Program. (J

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Section 460.80 Successful Program Completion

- A committed person shall be deemed to have successfully completed the program upon completion of 120 active days of participation in the program and any extended time required to be served in the program as provided in this Part. a)
- The Department shall certify in writing the committed person's successful completion of the program to the sentencing court. e) (q
- telephone suitable for electronic monitoring may result in revocation persons shall be subject to a period of electronic monitoring as a the committed person condition of mandatory supervised release. Failure to maintain a suitable host site approved by the Department and a working shall serve a term of mandatory supervised release. Upon successful completion of the program, mandatory supervised release. (q (°)

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NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF CORRECTIONS

- Heading of the Part: RECORDS OF COMMITTED PERSONS 7
- III. Adm. Code 107 20 Code Citation: 2)
- Section Numbers: 3)

rroposed Action:	Add	Add	Amend	Add	Add	Amend	Amend	Add	Add	Amend	Add	Add	Amend	Amend	Add	Amend	Add							
STARTING TARTESTS	107.15	107.17	107.20	107.105	107.107	107.120	107.145	107.205	107.207	107.210	107.305	107.307	107.320	107.330	107.405	107.410	107.500	107.505	107.510	107.520	107,530	107.540	107.550	107.560
5																								

- Statutory Authority: Implementing and authorized by Sections 3-2-2 and 3-6-3 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-2-2 and 1003-6-3, as amended by P.A. 88-0311, effective August 11, 1993 and P.A. 88-0402, effective August 20, 1993) [730 ILCS 5/3-2-2 and 3-6-3]. 4)
 - A Complete Description of the Subjects and Issues Involved: This rule will replace emergency rulmaking to permanently establish the standards for implementation of Public Act 88-0311 with regard to earned good participation in an educational, substance abuse or correctional industry now obsolete and is being repealed as those credits are now included as Complete Description of the Subjects and Issues Involved: This rule earned good conduct credits. In addition, it prohibits persons committed for stalking and aggravated stalking from receiving supplemental meritorious good time per Public Act 88-0402. Statutory The previous rule for educational good conduct credits is requirements for eligibility and award of such credit for satisfactory It includes both the statutory and departmental conduct credits. 2

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In citations are being updated and non-substantive changes are being made to conform to the most recent administrative code style requirements. addition, standard definitions and provisions for designees are being

- Will this proposed rule replace an emergency rule currently in effect? (9
- Yes Does this rulemaking contain an automatic repeal date? 2
- Does this proposed amendment contain incorporation by reference? No 8)
- No Are there any other proposed amendments pending on this Part? 6
- This rulemaking does not Statement of Statewide Policy Objectives: create or expand any State mandate. 10)
- Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written 11)

David C. Watkins, Deputy Director Illinois Department of Corrections 62794-9277 1301 Concordia Court Springfield, Illinois P. O. Box 19277

All written comments received within 45 days of the date of this publication will be considered.

Not required; this rulemaking Initial Regulatory Flexibility Analysis: does not affect small businesses. 12)

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF CORRECTIONS

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CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT CHAPTER I: DEPARTMENT OF CORRECTIONS SUBCHAPTER a: ADMINISTRATION AND RULES TITLE 20:

PART 107
RECORDS OF COMMITTED PERSONS

SUBPART A: ADMISSION DOCUMENTS

				Documents
	Applicability	Responsibilities	Definitions	Required Admission Documents
Section	107.10	107.15	107.17	107.20

SUBPART B: DIMINUTION OF SENTENCE

Responsibilities

Applicability

107.500

Section

SUBPART C: MERITORIOUS GOOD TIME

				Good Time
	Applicability	Responsibilities	Definitions	Awarding of Meritorious Good
Section	107.200	107.205	107.207	107.210

		Committed to
RECORDS		al for Youth
SUBPART D: MAINTENANCE OF RECORDS		Record File Materi
SUBPART D:	Applicability Responsibilities	Definitions Access to Records Disclosure of Master Record File Material for Youth Committed to the Juvenile Division - Court Agreement
	Section 107.300 107.305	107.307 107.310 107.320

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Release of Clinical Records to Committed Persons and Authorized Attorneys (Adult Division) - Court Agreement Release of Clinical Records to Committed Persons and Authorized Attorneys (Committel Varvices Division)	Release of Clinical F Attorneys (Adult Di Release of Clinical F Attorneys (Communi
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SUBPART E: ACCESS AND REVIEW OF CRIMINAL HISTORY RECORD INFORMATION

-	and Review
Applicability Responsibilities Definitions	Requests for Access Challenge of Record
Section 107.400 107.410	107.430 107.440

SUBPART F: EARNED GOOD CONDUCT CREDITS

7000	11cs polisionines
107.510	Definitions
107.520	Eligibility
107.530	Goal Statements
107.540	Program Goals
107.550	Goal Periods
107.560	Award of Earned Good Conduct Credits
AIITHOR	ATITHORITY Implementing Sections 3-7-9 2-2-9 25-1 25-9 2-6-2
3-8-1, 3-	3-8-1, 3-10-1, 5-4-1, 5-8-6, and 5-8-7 of the Unified Code of Corrections
(III. Rev	(III. Rev. Stat. 1991, ch. 38, pars. 1003-2-2, 1003-3-2, 1003-5-1, 1003-5-2,
1003-6-3,	1003-6-3, 1003-8-1, 1003-10-1, 1005-4-1, 1005-8-6 and 1005-8-7, as amended
by P.A.	by P.A. 88-0311, effective August 11, 1993 and P.A. 88-0402, effective
August 2	0, 1993) [730 ILCS 5/3-2-2, 3-3-2, 3-5-1, 3-5-2, 3-6-3, 3-8-1,
3-10-1, 5	5-4-1, 5-8-6, and 5-8-7}, Sections 1-7, 5-33, and 5-35 of the
Juvenile	Juvenile Court Act of 1987 (Ill. Rev. Stat. 1991, ch. 37, pars. 801-7,
805-33, a	805-33, and 805-35) [705 ILCS 405/1-7, 5-33, and 5-35] and Section 2 of the
County J	County Jail Good Behavior Allowance Act (Ill. Rev. Stat. 1991, ch. 75, par.
31) [730	31) {730 ILCS 130/2} and authorized by Section 3-7-1 of the Unified Code of
Correction	Corrections (III. Rev. Stat. 1991, ch. 38, par. 1003-7-1) {730 ILCS
5/3-7-1	5/3-7-1}. Subpart D is also implementing two Consent Decrees (Beavers vs.
Sielaff, #	Sielaff, #75 C 317, N.D. III., 1977, and Lower vs. Franzen, #78 C 1870,
N.D. III., 1980).	, 1980).

SOURCE: Adopted at 8 III. Reg. 14572, effective August 1, 1984; amended at 10 III. Reg. 20497, effective January 1, 1987; amended at 13 III. Reg. 6992, effective May 1, 1989; emergency amendment at 14 III. Reg. 12273, effective July 17, 1990, for a maximum of 150 days; modified in response to

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NCTICE OF PROPOSED AMENDMENTS

Section 107.15 Responsibilities

- Unless otherwise specified, the Director or Chief Administrative Officer may delegate responsibilities stated in this Subpart to another person or persons or designate another person or persons to perform the duties specified.
- No other individual may routinely perform duties whenever a Section in this Subpart specifically states the Director or Chief Administrative Officer shall personally perform the duties. However, the Director or Chief Administrative Officer may designate another person or persons to perform the duties during periods of his temporary absence or in an emergency.

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Section 107.17 Definitions

"Chief Administrative Officer" means the highest ranking official of a correctional facility.

"Department" means the Department of Corrections.

"Director" means the Director of the Department of Corrections.

(Source: Added at ___ Ill. Reg. ____, effective

Section 107.20 Required Admission Documents

a) When a committed person is delivered to the custody of the Department, the following information must be included with items delivered pursuant to Sections 3-8-1, 3-10-1 and 5-4-1 of the Unified Code of Corrections (III. Rev. Stat. 1983 1991, ch. 38, pars. 1003-8-1, 1003-10-1 and 1005-4-1) [730 ILCS 5/3-8-1, 3-10-1, and 5-4-1] and Section 5-19 5-33 of the Juvenile Court Act of 1987 (III. Rev. Stat. 1988 1991, ch. 37, par. 795-19 805-33) [705 ILCS

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- I) The mittimus or judgment order which must include the indictment or petition number, sentence or disposition, offense, judge's name, date of sentence, dates for time served and, where applicable, whether the sentences are to be served concurrently or consecutively. In the case of a youth committed as a delinquent, a certified copy of the court order required.
- 2) Any statement by the court of the basis for imposing the sentence.
- 3) Any pre-sentence reports.
- 4) The number of days, if any, which the committed person has been in custody and for which he is entitled to credit against the sentence. Certification of fail credit time shall include any time served in the custody of the Illinois Department of Mental Health and Developmental Disabilities, time served in another state or federal jurisdiction, and any time served while on probation or periodic imprisonment.
- 5) A record of the committed person's time, his behavior and conduct while in the custody of the county. Any action on the part of the committed person, including but not limited to an escape attempt, participation in a riot, suicide attempt, which might affect security status, and a record of medical treatment, if any, should be included in the record.
- 6) The State's Attorney's Statement of Facts. If the statement is unavailable at the time of delivery, the statement shall be transmitted within 10 days of receipt by the clerk of the court.
- 7) Any medical or mental health record or summaries.
- 8) The name of the municipality(ies) where the arrest of the committed person and the commission of the offense occurred, if such municipality(ies) has a population of more than 25,000 persons.
- All additional matters which the court directs the clerk to transmit.
- b) If the required items listed in this Section are not received at the time of delivery of a committed person, admission to the Department's facilities may be denied.

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DEPARTMENT OF CORRECTIONS

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(Source: Amended at

Responsibilities Section 107.105

- another person or persons or designate another person or persons to perform the duties specified. Unless otherwise specified, the Director or Chief Administrative Officer may delegate responsibilities stated in this Subpart to a)
- However, the Director or Chief Administrative Officer may designate another person or persons to perform the duties during periods of Section in this Subpart specifically states the Director or Chief No other individual may routinely perform duties whenever a Administrative Officer shall personally perform the duties. his temporary absence or in an emergency. **Q**

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Section 107.107 Definitions

"Chief Administrative Officer" means the highest ranking official of a correctional facility.

"Department" means the Department of Corrections.

"Director" means the Director of the Department of Corrections.

effective III. Reg. (Source: Added at

Section 107.120 Good Time Schedules Applicable to Felony Sentences

accordance with the following table for persons sentenced prior to June 1, 1977, if the schedule contained in the table would be more Statutory good time on indeterminate sentences, with reference to beneficial than awarding day for day good conduct credits as of the minimum and maximum sentences, shall be calculated in February 1, 1978. a)

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DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

Statutory Good Time Calculations for Those Sentenced Prior to June 1, 1977*

TIME TO BE SERVED	11 months	1 year and 9 months	2 years and 6 months	3 years and 2 months	3 years and 9 months	4 years and 3 months	4 years and 9 months	5 years and 3 months	5 years and 9 months	6 years and 3 months	6 years and 9 months	7 years and 3 months	7 years and 9 months	8 years and 3 months	8 years and 9 months	9 years and 3 months	9 years and 9 months	10 years and 3 months	10 years and 9 months	11 years and 3 months	
SENTENCE	1st year	2nd year	3rd year	4th year	5th year	6th year	7th year	8th year	9th year	10th year	11th year	12th year	13th year	14th year	15th year	16th year	17th year	18th year	19th year	20th year	

^{*}Agency Note: On the maximum sentence, six months of good time is earned for each additional sentence year.

accordance with the following table for all persons sentenced to the Department of Corrections on or after June 1, 1977, but prior to February 1, 1978, for establishing the time credit for that portion of the sentence which was served prior to February 1, 1978. Statutory good time on indeterminate sentences, with reference to the minimum and maximum sentences, shall be calculated in (q

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DEPARTMENT OF GORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

Statutory Good Time Calculations for Those Sentenced on or after June 1, 1977*

TIME TO BE SERVED	9 months	1 year and 6 months	2 years and 3 months	3 years	3 years and 9 months
SENTENCE	1st year	2nd year	3rd year	4th year	5th year

*Agency Note: Three months good time shall be earned for each additional sentence year.

- 1) For those persons whose sentences are calculated under the table in Paragraph subsection (b) of this Section, the remaining portion of the sentence served on or after February 1, 1978, shall be credited with day for day good conduct credits.
- 2) For a person who is sentenced on or after June 1, 1977, but prior to February 1, 1978, for an offense committed prior to June 1, 1977, the table in Paragraph subsection (a) of this Section shall be used if it would be more beneficial in calculating the minimum and/or maximum sentence.
- c) Compensatory good time shall be earned on those indeterminate sentences or portions thereof which are calculated under the statutory good time tables. Compensatory good time shall normally be awarded at the rate of seven and one-half (7½) days for each month in custody. Committed persons shall receive compensatory good time on a prorated basis during the month placed in and released from custody in accordance with the following table.

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DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

Prorated Compensatory Good Time

INCOMI	INCOMING FELONS	€2	RELI	RELEASED FELONS
Day of Month Received	Days Credit	Scheduled Date of Release	Days Credit	Days New Release Sredit Date
2-4	9	1-4	0	1-4
5-9	5	5~9	=	4-0
10 - 14	4	10-14	2	8-12
15-19	3	15-19	3	12-16
20-24	2	20-24	4	16-20
25-28	-	25-28	5	20-23
29 plus	0	29 plus	9	23

- d) Committed persons shall not be eligible to receive compensatory good time against that portion of their sentence which is calculated under day for day good conduct provisions.
- time for any month during which he is reported by his work/program work or program supervisor for carelessness, negligence or refusal to work, providing such action is recommended by the facility's Adjustment Committee and approved by the Chief Administrative Officer or his designee.

 No committed person shall lose any compensatory good time credits because he was unable to work or participate in a facility program through no fault of his own.
- a period of three days or more during a given month pursuant to a hearing before an Adjustment Committee shall not be awarded compensatory good time for that month. However, no person shall lose compensatory good time for more than one month pursuant to such a hearing unless he is placed in segregation or confinement for at least 10 additional days during the second and subsequent months.
- 3) Any committed person placed on investigative status shall receive compensatory good time for that month if the investigation findings indicate that the committed person did not commit a violation.
- 4) Every committed person assigned to a community correctional center shall be credited with compensatory good time unless an Adjustment Committee finds that he has violated disciplinary

DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

- Any awarded compensatory good time may not be revoked. 2
- sentences, shall be calculated by awarding one day of good conduct Good conduct credits, with reference to the minimum and maximum credit for each day served for all committed persons sentenced on or after February 1, 1978, if such credit would be more beneficial sentences entered on or after February 1, 1978, shall receive day than statutory and compensatory good time credits. Determinate for day good conduct credits. (a

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Section 107.145 Earned Educational Good Conduct Credits

shall be awarded at the rate of .25 days prior to August 11, 1993 and earned educational good conduct credits in addition to good conduct credits awarded good conduct credits shall be awarded at the rate of .50 days on or after August 11, 1993 for each day during which educational program goals have been achieved in accordance with 20 III. Adm. Code 107: Subpart F Committed persons who are enrolled in full-time substance abuse programs, Earned Educational good conduct credits programs approved by the Department may be eligible to receive earned correctional industry assignments, or vocational or academic educational in accordance with this Part.

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Responsibilities Section 107.205

- another person or persons or designate another person or persons Unless otherwise specified, the Director or Chief Administrative Officer may delegate responsibilities stated in this Subpart to to perform the duties specified. a
- However, the Director or Chief Administrative Officer may designate another person or persons to perform the duties during periods of his temporary absence or in an emergency. Section in this Subpart specifically states the Director or Chief No other individual may routinely perform duties whenever a Administrative Officer shall personally perform the duties. Q)

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Section 107.207 Definitions

"Chief Administrative Officer" means the highest ranking official of a correctional facility. The state of

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DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

"Department" means the Department of Corrections.

"Director" means the Director of the Department of Corrections.

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Section 107.210 Awarding of Meritorious Good Time

- meritorious service, the Director may examine or consider, among In determining whether or not to award good conduct credits for other matters: a)
- The complete master record file of the committed person. 1
- Reports or recommendations made concerning the committed person. 2)
- The fact that the committed person has not violated any rule of the Department over a period of time. 3
- The job performance of the committed person while in the custody of the Department. 4)
- The educational program or achievements of the committed person while in the custody of the Department. 2
- The action of the committed person in: (9
- Saving the life of an employee or other committed person; A)
- Performing heroic service during a flood, tornado, or act of God; B)
- Volunteering for an exceptionally hazardous or dangerous assignment; or (C)
- Assisting in maintaining control during a general disturbance. (a
- grant meritorious good time may be initiated unilaterally by the Director or his designee The decision to Q
- In addition, petitions for granting meritorious good time may be submitted by any committed person or by any person or persons in the employ of the Department of Corrections on behalf of any committed person. ()

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DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

Section 107.320 Disclosure of Master Record File Material for Youth Committed to the Juvenile Division - Court Agreement

Definitions a)

- Youth -- A person who is or has been committed to the Illinois Section 5-19 5-33 of the Juvenile Court Act of 1987 (III. Rev. Stat. 1985 1991, ch. 37, par. 795-19 805-33) [705 ILCS This Section does not Department of Corrections, Juvenile Division, pursuant to 405/5-33 or Section 5-8-6(c) of the Unified Code of 1985 1991, ch. 38, par Corrections (III. Rev. Stat. 1985 1991, ch. 1005-8-6(c)) [730 ILCS 5/5-8-6(c)]. This S apply to record access for deceased youths.
- of a youth, except a natural or adoptive parent whose parental rights have been terminated by Section 5-9 Sections 2-29, 3-30, 4-27, or $\overline{5}$ -3 $\overline{1}$ of the Juvenile Court Act of 1987 (III. 1985 1991, ch. 37, par- 705-9 pars. 802-29, 27, or 805-31) or Section 17 of "An act in relation Parent -- The natural mother or father or an adoptive parent to the adoption of persons, and to repeal an act therein named" (III. Rev. Stat. 1986 1991, ch. 40, par. 1521) [750]803-30, 804-27, Stat. LCS 50/17 Rev. 2)
- Guardian -- Individual(s) appointed by courts as guardian of the youth. 3)
- Authorized attorney -- A lawyer authorized in writing by the youth to inspect and copy his master record file; or a lawyer appointed by a court as attorney for a youth. 4)
- discharge order, face Records subject to inspection and copying -- This information transfer, dispositional order, court writs, preliminary hearing of parole violation, notice of charges, notification of alleged group life adjustment, daily conduct reports, achievements, summary letters to Prisoner Review Board, academic/vocational parole violations, police reports, report on youth's return to reception center, verification of birthdate, medical and dental immunization cards, special concerns, consent for treatment, release of medical information, monthly progress reports, Rehabilitation referrals, chronological recording of activities sheet, cancellation of warrants, warrants for apprehension, administrative-statewide transfer order, order of temporary records, reception center testing, academic assessments, conference reports, physical exam, medications record, and treatment by counselor assigned, monthly staffing vocational goals inventory, Department of Vocational is contained in the following documents: 2

DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

No committed person shall be granted more than 180 days of meritorious good time during a term of incarceration. 9

awarded more than 90 days of meritorious good time during a term criminal sexual assault, deviate sexual assault, aggravated criminal sexual abuse, aggravated indecent liberties with a child, indecent liberties with a child, child pornography, heinous battery, with a firearm, stalking, aggravated stalking, aggravated battery of a child, endangering the life or health of a child, cruelty to a child, or narcotic racketeering. No persons who are committed for the following offenses shall be aggravated battery of a spouse, aggravated battery of a spouse of incarceration: first degree murder, reckless homicide while under the influence of alcohol or any other drug, aggravated kidnapping, kidnapping, aggravated criminal sexual assault, (e)

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Section 107.305 Responsibilities

- another person or persons or designate another person or persons Unless otherwise specified, the Director or Chief Administrative Officer may delegate responsibilities stated in this Subpart to to perform the duties specified. a)
- However, the Director or Chief Administrative Officer may designate another person or persons to perform the duties during periods of Section in this Subpart specifically states the Director or Chief No other individual may routinely perform duties whenever a Administrative Officer shall personally perform the duties. his temporary absence or in an emergency. (q

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Section 107.307 Definitions

"Chief Administrative Officer" means the highest ranking official of a correctional facility

"Department" means the Department of Corrections.

'Director" means the Director of the Department of Corrections.

effective III. Reg. Added at (Source:

DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

commendation reports, reports of disciplinary action, letters to requests-approvals, correspondence, youth advocate's reports, parole, special orders and orders rescinding parole, clothing notice of eligibility for parole, requests for special action, progress reports, program assignment record, institutional medical restrictions, illness and injuries record, school transcript, Prisoner Review Board sheet, official notice of administrative memos, unusual incident reports, clinical and from institution requesting information, trust fund transfer orders or action requests, authorized absence records, youth's transfer request, medical referrals, goals and treatment plan, performance agreements, inventory, and personal property inventory.

- review, intake worksheet, social history, chaplain's reports, psychological evaluation and classification reports, psychiatric evaluation report, clinical correspondence and clinical reports treatment note(s), and psychological consultation referral(s). documents: assessment and assignment report, special case Records subject to inspection and copying with professional guidance -- This information is contained in the following eligibility of parole-narrative progress report, diagnostic reviews, annual reviews, special case reviews, notice of from other agencies, psychiatric reports, administrative (9
- in a specific harm to the youth, a parent or a non-institutional disclosure of which a clinician certifies in writing would result Information not subject to inspection and copying by a youth, reported in records contained in a master record file, the a parent or a non-institutional guardian -- Information guardian. 7)
- A psychiatrist, psychologist, or physician employed by the Department of Corrections. Clinician 8
- Oľ program security personnel in the institutional or field services divisions of the Illinois Department of Corrections. Authorized personnel of the Department -- All 6
- Director or the Deputy Director of the Juvenile Division of the Illinois Department of Corrections subject to Section 2-8 1-7 correctional, welfare and law enforcement agencies --Agencies designated in writing from time to time by the of the Juvenile Court Act of 1987, (III. Rev. Stat. ch. 37, par. 702-8 801-7) {705 ILCS 405/1-7}. Other 10)

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NOTICE OF PROPOSED AMENDMENTS

- Receiving agencies -- A Department or agency to whom custody of a youth is transferred by administrative order to the Juvenile Division or by a court order. 11)
- Rights of and Limitations on Record Access (q
- agencies or receiving agencies may inspect and copy all records contained in the person's master record file; provided, personnel of other correctional, welfare or law enforcement A youth, an authorized attorney, a parent, a guardian, 7
- æ copying of such records by an authorized attorney, The youth consents in writing to the inspection and parent or non-institutional guardian; A)
- That information not subject to inspection and copying accordance with procedures established in Paragraph may be deleted from records otherwise available to a youth, a parent or a non-institutional guardian in subsection (b) of this Section. B)
- Authorized personnel of the Department may inspect and copy records. 2
- All requests by the youth, authorized attorneys, parents and non-institutional guardians to copy or inspect file material shall be made in writing. 3)
- The Juvenile Division shall comply with all written requests for records subject to inspection and copying within 15 days, and with all written requests for records subject to inspection and parent, non institutional guardian or authorized attorney. copying with professional guidance within 30 days, upon Department upon a showing of indigency by the youth, payment of copying costs except where waived by the 4)
- Processing of Requests for Record Access ()
- With regard to the master record files of youths in Illinois transferred to an Illinois Department of Mental Health and Youth Center facilities or on authorized absence from, or Developmental Disabilities facility from a Juvenile Division facility: 1
- All written requests for inspection and copying should be directed to the Chief Administrative Officer of the Illinois Youth Center facility.

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- The youth's assigned counselor or other program staff B)
- examine the records for information believed to clinician to review such records in accordance with youth, a parent or guardian, and arrange for a procedures established in Paragraph subsection be not subject to inspection and copying by a (c)(4) of this Section.
- which conference the counselor or other staff person provided that where only record inspection has been requested, the requesting party shall be notified of a date, time and place at which the records may be non-institutional guardian will be notified of a date, subject to inspection and copying with professional will explain in detail the meaning of such records. guidance may be inspected and/or copied, and at authorized attorney, parent, or non-institutional time and place of a conference at which records Will forward copies of the records to requesting guardian upon payment or waiver of the costs; inspected; and a youth, a parent or a
- With regard to the master record files of youths currently on parole: 2)
- All requests for inspection and copying should be directed to the Chief Administrative Officer of the Illinois Youth Center at St. Charles regarding male parolees and to the Chief Administrative Officer of the Illinois Youth Center at Warrenville regarding female parolees. (Y
- The youth's correctional parole agent or other program staff person: B)
- a parent or a guardian and arrange for a clinician to Will examine the records for information believed to be not subject to inspection and copying by youth, review such records in accordance with procedures established in Paragraph subsection (c)(4) of this -
- non-institutional guardian upon payment or waiver of has been requested, the requesting party shall be costs; provided that where only record inspection Will forward copies of records to the requesting youth, authorized attorney, parent or (II

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other staff person will explain in detail the meaning non-institutional guardian will be notified of a date, subject to inspection and copying with professional records may be inspected; a youth, a parent or a which conference the correctional parole agent or guidance may be inspected and/or copied and at time and place of a conference at which records notified of a date, time and place at which the of such records.

- With regard to the master record files of persons formerly committed to the Juvenile Division: 3)
- directed to the supervisor of the microfilm center in All requests for inspection and copying should be Springfield. (Y
- The supervisor will arrange for the youth's correctional parole agent or other program staff person to process the record access request as provided in Paragraph subsection (c)(2)(B) of this Section. B)
- the clinician certifies in writing that the disclosure to a youth, A clinician shall examine all records submitted for review. If a parent or a non-institutional guardian of information would result in a specific harm to such individuals, 4
- The information may be deleted from records inspected and copied by the individuals who would be harmed; A)
- The clinician's certificate shall be attached to such records inspected and copied by all individuals. B)
- The Juvenile Division shall maintain a record in each master file which indicates: 2)
- The parties who have requested to inspect or copy records from the master record file; A)
- The records inspected or copied from the master record B)
- Before this Section of the Subpart may be modified, the Legal Staff þ

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te cappart may be mounted, me regai	shall be consulted. This Section was promulgated pursuant to	settlement of litigation by order of the court. It may not be	roval of the court.	
TO HOROGO STITE OFFICE	shall be consulted. This	settlement of litigation by	modified without the approval of the court.	
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(Source: Amended at

DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

Section 107.330 Release of Clinical Records to Committed Persons and Authorized Attorneys (Adult Division) -- Court Agreement

Definitions a)

- Committed Person -- A person who is or has been in the custody of the Illinois Department of Corrections, Adult Division. $\widehat{\Box}$
- Authorized Attorney -- Any attorney authorized in writing by the committed person to inspect and copy his clinical records. 2)
- course of providing services if the disclosure of such material a committed person, which is maintained by the Department of Clinical Records -- Any mental health record prepared by a therapist in the course of providing mental health services to personal notes, if such notes are kept in the therapist's sole possession for his own personal use and are not disclosed to Corrections. Clinical record does not include the therapist's are otherwise disclosed, they shall be considered part of the If at any time such notes Clinical record does not include testing material used in the would compromise the objectivity or fairness of the testing committed person's record for purposes of this Section. any other person, except the therapist's supervisor, consulting therapist or attorney. process. 3)
- the disclosure of which a therapist certifies in writing is likely committed person -- Information contained in clinical records, committed persons or Department employees, contractors or to result in physical harm to the committed person, other Information not subject to inspection and copying by a volunteers. 4)
- Therapist -- A psychiatrist, physician, psychologist, counselor, social worker, or nurse providing mental health 2
- evaluation or treatment, or pharmaceuticals, or developmental Mental Health Services -- Psychiatric or psychological disabilities programming (9
- Rights of and Limitations on Record Access q
- A committed person or authorized attorney may have access to and copy all clinical records contained in any file maintained by the Department of Corrections, provided: 7

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DEPARTMENT OF CORRECTIONS

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- The committed person consents in writing to the access to and copying of such records by an authorized attorney; A)
- Information not subject to access and copying by a committed person may be deleted from records otherwise available to a committed person in accordance with procedures established in this Section. B)
- committed person shall be made available to an authorized disclose that information to the committed person or any attorney provided the attorney agrees in writing not to other person who may redisclose it to the committed Information not subject to access and copying by a c)
- All requests by the committed person and authorized attorneys and its employees from any liability to the committed person as permitted to the authorized attorney and/or committed person. and must contain a release of the Department of Corrections a result of disclosure and/or dissemination of the records or the information contained therein, resulting from the access to inspect or copy clinical records must be made in writing 2
- The Adult Division shall comply with all written requests for records: 3)
- the committed person's indigency. The determination of indigency shall be made promptly by the officers to whom Paragraph-(c)-(t) subsection (c)(1) of this Section; or authorized attorney or a waiver of costs by the Department. Costs shall be waived upon a showing of payment of copying costs by the committed person or By promptly producing copies of records after either the written request is sent, in accordance with A)
- By promptly making the requested records available for inspection. B)
- Processing of Requests for Record Access ()
- All written requests: 1)
- With regard to the clinical records of committed persons currently committed to an Adult Division facility should be directed to the Chief Administrative Officer of the institution in which the person resides; A)

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- B) With regard to the clinical records of committed persons on authorized absence from an Adult Division facility or transferred to an Illinois Department of Mental Health and Developmental Disabilities facility should be directed to the Chief Administrative Officer of the institution in which the person last resided:
- C) With regard to the clinical records of committed persons currently on parole should be directed to the Chief Administrative Officer of the institution from which the person is paroled; and
- D) With regard to the clinical records of persons formerly committed to the Adult Division should be directed to the supervisor of the microfilm center in Springfield.
- 2) Upon receipt of the request for records, the records office supervisor, supervisor of the microfilm center, or a designee shall either:
- A) Promptly make the records available for inspection by the committed person or authorized attorney; or
- B) Promptly forward copies of the records to the committed person or authorized attorney after payment or waiver of the costs
- 3) The author of the reports or, if the original author is unavailable, a qualified therapist, may examine all records requested. If the author or another therapist certifies in writing that the disclosure of information to a committed person is likely to result in physical harm to committed persons or other persons:
- A) The information may be deleted from the records disclosed to the committed person; and
- B) The author's or therapist's certificate shall be attached to such records inspected and copied by all persons.
- C) If a document contains information certified to be likely to result in physical harm to the committed person or others, only the information so certified may be deleted from the records disclosed to the committed person.
- 4) The Adult Division shall maintain a record in each committed person's file which indicates:

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DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

- A) The parties who have requested to inspect or copy clinical records; and
- B) The clinical records inspected or copied.
- d) Before this Section of the Subpart is modified, Department legal staff must be consulted. This Section was promulgated pursuant to settlement of litigation by order of the court. It may not be modified without approval of the court.

(Source: Amended at ____ III. Reg. ____, effective

Section 107.405 Responsibilities

- a) Unless otherwise specified, the Director or Chief Administrative Officer may delegate responsibilities stated in this Subpart to another person or persons or designate another person or persons to perform the duties specified.
- No other individual may routinely perform duties whenever a Section in this Subpart specifically states the Director or Chief Administrative Officer shall personally perform the duties. However, the Director or Chief Administrative Officer may designate another person or persons to perform the duties during periods of his temporary absence or in an emergency.

(Source: Added at ___ Ill. Reg. ____, effective _____

Section 107.410 Definitions

"Chief Administrative Officer" means the highest ranking official of a correctional facility.

"Criminal History Record Information" means information collected by criminal justice agencies on individuals, consisting of identifiable descriptions, which include name, sex, race, date of birth, Social Security Number, State Identification Number, Federal Bureau of Investigation (FBI) Number, and other information used to determine the subject of the Transcript; notations of arrests, detentions, indictments, informations, or other formal criminal charges and any disposition arising therefrom; sentencing; and correctional supervision and release; but does not include juvenile history information, unless the juvenile was tried as an adult.

"Department" means the Department of Corrections,

"Director" means the Director of the Department of Corrections.

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SUBPART F: EARNED GOOD CONDUCT CREDITS

Applicability Section 107.500

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Section 107.505 Responsibilities

- stated in this Subpart to another person or persons or designate Officer, or program administrator may delegate responsibilities Unless otherwise specified, the Director, Chief Administrative another person or persons to perform the duties specified. a
- No other individual may routinely perform duties whenever a rule in this Subpart specifically states the Director, Chief Administrative Officer, or program administrator shall personally perform the program administrator may designate another person or persons to perform the duties during periods of his temporary absence or in However, the Director, Chief Administrative Officer or duties. (q

effective III. Reg. (Source: Added at

Section 107.510 Definitions

"Chief Administrative Officer" means the highest ranking official of a correctional facility

"Correctional Industry assignments" means work assignments in or job training conducted by Correctional Industries.

"Department" means the Department of Corrections.

"Director" means the Director of the Department of Corrections.

instruction offered to persons committed to the Adult and Juvenile "Educational programs" means courses of academic and vocational academic and vocational instruction approved by the Department. Divisions as approved by School District #428; or courses of

"Instructional day" means a day in which instruction is provided.

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"Mental health unit" means the Menard Psychiatric Center or the Dwight Mental Health Unit.

determining satisfactory participation in programs subject to earned "Program administrator" means the Department persons designated by the Chief Administrative Officer to be responsible for good conduct credits.

felonies, provided that each felony was committed prior to the "Sentence of imprisonment for a felony" means one continuous period or term of incarceration for commission of one or more offender's committment to the Department.

Department consisting of counseling, education, or treatment for "Substance abuse program" means a program approved by the drug or alcohol abuse.

effective III. Reg. (Source: Added at

Section 107.520 Eligibility

- assignments, or academic or vocational education programs approved by the Department shall be eligible to receive earned good conduct Committed persons who, on or after August 11, 1993, are engaged full-time in substance abuse programs, correctional industry provided: a
- 20 They are eligible to receive good time in accordance with Ill. Adm. Code 107. Subpart B;

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- They are not assigned to a boot camp or electronic detention program or a mental health unit; 2
- X felony, criminal sexual assault, felony criminal sexual abuse, They have not been convicted of first degree murder, a Class aggravated criminal sexual abuse, aggravated battery with a firearm, or any predecessor or successor offenses with the solicitation, or conspiracy to commit any of the foregoing same or substantially the same elements, or attempt, offenses; 3)
- They have not been convicted of a felony committed after they have received a previous award of educational or earned good conduct credits; 4
- They have not previously served more than one prior sentence of imprisonment for a felony in an adult correctional facility; 2

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- 6) They achieve the goals established by the Department within a specified time period; and
- 7) They are not removed from the program for failure to comply with program requirements or for disciplinary reasons.
- b) Full-time assignment to a program for which a committed person may be eligible to receive earned good conduct credits shall mean:
- The committed person is housed at a residential substance abuse program facility or unit or is normally scheduled to participate in substance abuse programming at least 15 hours a week;
- 2) The committed person is normally scheduled to work with or receive job training from correctional industries at least four hours a day, five days per week; or
- 3) The committed person is a student enrolled in an educational program that has classes that are normally scheduled to meet a minimum of 15 hours a week; or the committed person is enrolled in college academics for a minimum of six credit hours per module or 12 credit hours per semester.
- c) Committed persons shall only be eligible to receive earned good conduct credits for participation in one full-time program or assignment at a time.

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Section 107.530 Goal Statements

- a) Program goals (see Section 107.540) shall be established in writing by the program administrator for committed persons who are eligible to receive earned good conduct credits and shall be signed by the committed person.
- b) The goal statement shall include the goal period and the goals the committed person is expected to achieve.

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Source:

Section 107.540 Program Goals

a) Program goals may include, but not be limited to, one or more of the following:

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- 1)... Active participation in the program as demonstrated by being attentive, responsive, cooperative, and maintaining institutional behavioral standards:
- Adherence to attendance requirements;

3)

- Achievement of a specified grade level;
- 4) Attainment of a GED certificate or a specific number of high school or college credits;
- 5) Maintaining a certain grade;
- 6) Achievement of specified skills;
- 7) Achievement of a specified production level;
- 8) Attendance at individual, group, or family substance abuse counseling;
- 9) Pass a substance abuse education program final; or
- 10) Pass a substance abuse test, such as a urinalysis, for the detection of the presence of drugs or alcohol.
- Chief Administrative Officer, be revised in writing and signed by the committed person if it is determined that the original goals need to be revised based, among other matters, on a reassessment of the committed person's level of competency or ability or program changes. However, the goal period may not be changed except as provided in Section 107.550.

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(Source:

Section 107.550 Goal Periods

- a) The goal period for persons committed in the Adult and Juvenile Divisions who are enrolled in an educational program except college academic programs shall be 45 instructional days of attendance or the number of instructional days of attendance returned to complete the program if less than 45 instructional days, unless otherwise modified by the Director.
- b) The goal period for persons committed in the Adult and Juvenile Divisions who are enrolled in college academic programs and for persons committed in the Community Services Division who are enrolled in any educational program approved by the Department

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shall be the period of time during which the classes are scheduled, unless otherwise modified by the Director.

- of the program or 90 days, whichever is shorter, unless otherwise The goal period for substance abuse programs shall be the length modified by the Director. (°)
- The goal period for correctional industry assignments shall normally be 90 days, unless otherwise modified by the Director. q
- abuse, or job training program early, the goal period shall be revised to the date of completion and the committed person shall be eligible to receive earned good conduct credits for the revised goal When a committed person completes the educational, substance ()
- due to placement in protective custody, non-voluntary transfers for If the committed person is removed from the program or assignment goal period, the Department shall consider, among other factors, the committed person's medical and mental health status, protection Administrative Officer, the goal period may be revised to the date credits for the revised goal period provided satisfactory progress has been made towards achieving stated goals. other than disciplinary reasons, termination or suspension of the committed person may be eligible to receive earned good conduct In determining whether to revise a electronic detention, or other reasons approved by the Chief program by the Department, release on parole or mandatory supervised release, transfer to work release, placement on needs, projected release date, and time in the program. removed from the program. 4
- prior to completion of the goal period due to reasons other than those stated in subsection (f) of this Section, the committed person If the committed person is removed from the program or assignment shall not receive any earned good conduct credit for the goal period. 8

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Section 107.560 Award of Earned Good Conduct Credits

of completion of the goal period or removal from the program, the program administrator or Chief Within 15 working days, whenever feasible, Administrative Officer shall:

Determine whether or not the committed person achieved the achieving such goals in accordance with Section 107.550(f). required goals or was making satisfactory progress toward a)

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- during the goal period, less the total number of days of lockdowns, days the committed person was absent and days in which class or days eligible for the award shall be the number of calendar days calendar days during the goal period for which the committed Document the determination of ineligibility or the number of person is eligible to receive earned good conduct credits. the program assignment was cancelled. (q
- Ensure good conduct credits earned are computed at the (0)
 - appropriate rate.
- On or after August 11, 1993, the rate is .50. 2)

Prior to August 11, 1993, the rate is .25.

- The award of earned good conduct credits shall be subject to the review and approval of the Director. A copy of the award of earned good conduct credits shall be filed in the committed person's master record file. q)
- Committed persons shall be advised in writing of the award of earned good conduct credits or the determination of ineligibility of the award. (e)
- Committed persons may grieve the decision not to award earned good conduct credits under 20 III. Adm. Code 504.Subpart F. G
- placement or re-enrollment in educational programs or continued New goal periods and goals shall be established upon continued placement in substance abuse programs or correctional industry assignments in accordance with this Subpart. 8

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- Heading of the Part: SCHOOL DISTRICT #428
- Code Citation: 20 Ill. Adm. Code 405
- 3) Section Valueto. Proposed Action:

405.20 Amend 405.20 Amend 405.55 Repeal Statutory Authority: Implementing and authorized by Section 3-2-2 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, par. 1003 2-2, as amended by P.A. 88-0311, effective August 11, 1993) [730 ILCS 5/3-2-2].

A Complete Description of the Subjects and Issues Involved: This rulemaking is necessary to permanently adopt emergency amendments promulgated due to Public Act 88-0311. The educational good conduct rule is being repealed (Section 405.55) since the credit is now expanded to other than educational programs. The new earned good conduct rule is being promulgated at 20 III. Adm. Code 107. In addition, definitions in this rule have been changed consistent with the definitions set forth in the new rule and the provisions regarding waiting lists have been amended consistent with waiting lists for other programs for which committed persons may receive earned good conduct credits as set forth in 20 III. Adm. Code 420.30. In addition, statutory citations have been updated.

- 6) Will this proposed rule replace an emergency rule currently in effect?
- 7) Does this rulemaking contain an automatic repeal date? X No
- 8) Does this proposed amendment contain incorporation by reference? No
- 9) Are there any other proposed amendments pending on this Part?
- 10) Statement of Statewide Policy Objectives: This rulemaking does not create or expand any State mandate.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written comments to:

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David C. Watkins, Deputy Director Illinois Department of Corrections 1301 Concordia Court P. O. Box 19277 Springfield, Illinois 62794-9277

All written comments received within 45 days of the date of this publication will be considered.

12) Initial Regulatory Flexibility Analysis: Not required; this rulemaking does not affect small businesses.

The full text of the Proposed Rule(s) begins on the next page:

DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT CHAPTER I: DEPARTMENT OF CORRECTIONS SUBCHAPTER d: PROGRAMS AND SERVICES

PART 405 SCHOOL DISTRICT #428

Section

Applicability Reconsibilities	Definitions	Adult and Juvenile Educational Programs Assistance to Community Services Division	Evaluation (Repealed) Adult Basic Education Attendance	Educational Good Conduct Credits (Repealed) Juvenile Educational Affendance	Suspension of Programs
405.10	405.17	405.20	405.40	405.55	405.70

AUTHORITY: Implementing Sections 3-2-2, 3-6-2, 3-6-3, 3-8-3, 3-9-1, 3-10-2 and 3-12-3 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-2-2, 1003-6-2, 1003-6-3, 1003-8-3, 1003-9-1, 1003-10-2 and 1003-12-3, as amended by P.A. 88-0311, effective August 11, 1993) \$730 ILCS 5/3-2-2, 3-6-2, 3-6-3, 3-8-3, 3-9-1, 3-10-2 and 3-12-3\$ and Section 13-40 et seq. of the Illinois School Code (III. Rev. Stat. 1991, ch. 122, par. 13-40 et seq.) \$105 ILCS 5/13-40\$ and authorized by Sections 3-2-2 and 3-7-1 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-2-2 and 1003-7-1, as amended by P.A. 88-0311, effective August 11, 1993) \$730 ILCS 5/3-2-2 and 3-7-1

SOURCE: Adopted at 8 III. Reg. 14624, effective August 1, 1984; amended at 11 III. Reg. 2742, effective February 1, 1987; emergency amendments at 14 III. Reg. 19389, effective December 1, 1990, for a maximum of 150 days; amended at 15 III. Reg. 5642, effective April 15, 1991; amended at 16 III. Reg. 10449, effective July 1, 1992; emergency amendments at 17 III. Reg. 16227, effective September 17, 1993, for a maximum of 150 days; amended at III. Reg. ..., effective

Section 405.17 Definitions

"Achievement test" means a nationally normed instrument, which has been approved by the Superintendent of School District #428, that measures an individual's educational grade level.

"Educational goal" means a written statement, prepared by Department-staff and signed-by-the-committed person, that identifies the educational program in which the committed person is

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enrolled; the goals the committed person is expected to achieve; and the specific time period in which the committed person is to achieve the goals:

"Educational programs" means courses of academic and vocational instruction offered to persons committed to the Adult and Juvenile Divisions as approved by School District #428; or courses of academic and vocational instruction offered in the free community, or vocational work training programs offered by the Department or outside resources. Which are available to persons committed to the Community-Services-Division as approved-by-the-Chief Administrative Officer.

"Full-time student" means a committed person who is enrolled in an educational program that has classes that are normally scheduled to meet a minimum or 15 hours a week five instructional days-a-week, except for holidays; or a committed person who is enrolled in college academics for a minimum of six credit hours per module or 12 credit hours per semester. In addition, a person committed in the Adult Division must have his primary-assignment as-a-full-time educational program and, except-as-approved-by-the-Chief Administrative Officer, shall-not have a job-assignment.

"Goal period" means the specific number of instructional days of attendance or days for which educational goals are established:

"90 instructional day program" means a period of 90 days of remedial education, excluding days of absence or days in which no instruction was offered.

"Instructional day" means a day in which a minimum of 90 minutes of instruction is provided.

"Sexually dangerous person" means any person as defined in III.
Rev. Stat. 1989 1991, ch. 38, par. 105-1.01 [725 ILCS 205/1.01].

"Superintendent" means the Superintendent of the Department of Corrections School District #428.

"Technical violator" means a committed person who has been returned to a Department facility due to a violation of the conditions of his parole or mandatory supervised release, but does not include a committed person who has been convicted of a new offense.

"Working days" means Monday through Friday, excluding State holidays.

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School District Nothing in this Part shall be available in the School District Nothing in this Part shall be construed to Almost Importanties for all committed persons, except Section Wise provided in Section 405.60 or in Sections 3-6-2 and 3-9-1 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-6-2 and 1003-9-1) [730 ILCS 5/3-6-2 and 3-9-1].

- A verth Division educational programs shall include:
- A) Adult basic education and General Educational Developmen (GED) training;
- . parti education;
- C) Vocational education and career counseling; and
- 1) Past secondary education, where possible.
- 2) Juvenile Division educational programs shall include:
- A) Basic education and GED;
- B) High school credits;
- C) Special education;
- 1)) Vocational education; and
- E) Post-secondary education, where possible.

 b) Committed persons shall, upon request, be considered for enrollment in an educational program for which they are eligible or placement on the waiting list for the program if one exists.

 Weiting lists shall-be maintained in-chronological-order:--
- Department shall consider, among other factors, the committed person's composite scores on achievement tests, the safety and security of the facility or any person, staff recommendations, requirements for admission to specific programs, administrative concerns, and the committed person's institutional behavior,

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disciplinary record, educational record, projected release date, and medical and mental health status.

- d) In the Adult Division, committed persons may be eligible to enroll
- 1) Adult Basic Education if they test below the 8.0 grade level.
- GED training if they test at the 8.0 grade level or above and they do not have a verified GED certificate or a High School diploma.
- 3) Special education regardless of test scores,
- 4) School District #428 vocational education regardless of test scores.
- College vocational programs if they have a verified GED certificate or High School diploma or as otherwise approved in writing by the Superintendent.
- Two-year college degree academic programs if they have a verified GED certificate or High School diploma.
- Four-year college degree academic programs if they have a verified GED certificate or High School diploma, and they have 30 hours of college transfer credit.
- e) In the Juvenile Division, committed persons may be eligible to enroll in:
- 1) Basic Education if they test below the 8.0 grade level.
- 2) GED training if they test at the 8.0 grade level or above and they do not have a verified GED certificate, Special Education diploma, or High School diploma.
- High School credits if they test at the 8.0 grade level or above and they do not have a verified GED certificate, Special Education diploma, or High School diploma.
- 4) Special Education regardless of test scores.
- School District #428 vocational education if they test at the 3.0 grade level or above.

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- 6) College vocational programs if they have a verified GED certificate, Special Education diploma, or High School diploma or as otherwise approved in writing by the Superintendent.
- 7) Two-year college academic programs if they have a verified GED certificate, Special Education diploma, or High School diploma.
- f) Committed persons shall be required to attend and actively participate in classes for which they are enrolled and shall be subject to discipline under 20 III. Adm. Code 504, unless absent due to verified illnesses, approved visits, court writs, furloughs, discipline, lockdowns, or other reasons approved by the Chief Administrative Officer. Active participation shall mean, but shall not be limited to, instances in which the committed person is attentive, responsive, and cooperative and completes assigned work.
- g) Committed persons shall adhere to attendance requirements of the educational program in which they are enrolled:
- 1) Committed persons enrolled in non-college academic programs in the Adult and Juvenile Divisions shall be required to attend and to actively participate in the number of instructional days specified to complete the program and shall not be absent from the program or shall not be documented as not actively participating in the program for more than 30 instructional days, not including days absent due to lockdowns.
- 2) Persons committed in the Community Services Division and committed persons enrolled in college academic courses shall attend scheduled classes and shall not be absent more than allowed under the requirements of the educational provider or the correctional facility policy. Committed persons shall be advised of the specific requirements of the program in which they are enrolled.
- h) Committed persons may be removed from educational programs due
- 1) Disciplinary action.
- 2) Failure to adhere to attendance requirements.
- 3) Administrative reasons approved by the Educational Administrator or the Chief Administrative Officer including, but not limited to, disruptive behavior, lack of active

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participation, termination or suspension of the program, and safety and security reasons.

 The committed person's transfer to another facility or program.

(Source: Amended at Ill. Reg.

Section 405.55 Educational Good Conduct Credits (Repealed)

- a)--Committed persons-who enroll-full-time in an academic or vocational education program approved by-the-Department-shall-be-eligible-to receive educational good conduct credits provided:
- 1)--They-are-eligible to receive-good time in-accordance with 20 HH:-Adm: Code 1407-Subpart-B;
- 2)--They-have-not-been-convicted-of-first degree-murder,-second degree murder,-or-a-Class-X-felony;
- 3)--They have not been convicted of a felony which was committed after a previous award of educational good conduct credits; and
- 4)--They-achieve-the-educational goals established by the Department within a specified time period.
- b)-Goals shall be established in writing-for-committed-persons who are eligible to receive educational-good-conduct-credits and shall be signed by the committed person. The goal statement shall include the goal period, attendance requirements, and the educational goals the committed person is expected to achieve.
- c)--The goal period for persons committed in the Adult-and-JuvenHe Divisions who are enrolled in any program-except-college academic programs-shall be 90 instructional days of attendance or the number of instructional days.of attendance required to complete the program if less than 90 instructional days.
- d) The goal period for persons committed in the Adult and Juvenile Divisions who are enrolled in college-scademic-programs and for persons committed in the Community Services Division shall be the period of time during which the classes are scheduled.
- e)--Educational goals shall-be determined based on the committed person's current level of achievement and ability:- Educational-goalsmay include, but not be limited to, one or more of the following factors:

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- of a specified grade level;
- The state of a GED-certificate;
- 3) -- Attainment of a specific number of high school or college
- and of specified skills; and/or
- 5)--Maintaining a grade of "C" or better in each class or maintaining a passing grade where-a-pass/fail grading system is used.
- f)--Educational goals may, with the approval of the Educational Administrator or the Chief Administrative Officer, be revised inwriting and signed by the committed person if it is determined that the original educational goals need to be revised based, among other matters, on a reassessment of the committed person's level of competency or ability. However, the goal period may not be changed.
- the goal period shall-be revised to the date of completion and the committed person shall be eligible to receive educational good conduct credits for the revised goal period.
- h)--Committed-persons-may-be-removed-from-the-educational-program in accordance with Section 405:20(th).
- program—due-to-placement in-protective custody, non-voluntary transfers for other than disciplinary-reasons, termination or suspension of the educational program by-the-Department, release on parote or mandatory supervised release, or other reasons approved-by-the-Chief-Administrative-Officer, the goal period may be-revised to the date removed from the program. In determining whether to revise a goal period, the Department shall consider, among-other-factors, the committed person's medical and mental health status; protection needs; projected release date, and time in the program. The committed person may be eligible to receive educational good conditived person may be eligible to receive educational good satisfactory-progress has been made-towards-achieving-stated goals.
- 2)--If the committed person is removed from the educational program prior to program completion due to reasons other than those stated in subsection (h)(t) of this Section; the-

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committed person shall not receive any educational good conduct credit for participation in the educational program:

- i)--Within 15 working days, whenever feasible, of completion of the goal period or removal from the program, the Educational Administrator or Chief Administrative Officer shalls.
- 1)--Determine whether-or-not-the-committed-person achieved-the stated educational goals,-complied with attendance requirements, or was making satisfactory progress toward achieving such goals in accordance with subsection (h)(t) of this Section.
- 2) -- Document-the-number-of-days,-if any,-for-which-the-committed person is eligible-to-receive-educational-good-conduct-credits,--- This shall be the number-of-calendar-days-during-the-goal period; less days absent and days-not-attended-due-to lockdowns or class cancellations.-
- Document-the reasons-for-ineligibility-for-award-of-educational-good conduct-credits.
- 4)--Ensure educational good conduct-credits are computed at the rate of .25 of the number of days eligible for such award.
- j) -- The award-of-educational good conduct-eredits shall be subject to
 the review and approval-of-the Director. A-copy-of-the-award-of
 educational good conduct credits shall be filed-in-the-committedperson's master record file.
- k)--Committed persons-shall be advised in writing of the award of educational good conduct credits or the reasons for ineligibility of -the award.
- I) -- Committed persons may grieve the establishment of goals or the decision not to award educational good conduct credits under 20-IH:-Adm:-Code 504. Subpart F.
- m)--New-goal-periods-and-goals-shall be-established upon re-enrollment:

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DEPARTMENT OF EMPLOYMENT SECURITY

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Academic Personnel

- Ill. Adm. Code 2915 Heading of the Part: . 99 Code Citation:
- Proposed Action: New Section New Section New Section New Section Section Number 2915.43 2915.45 2915.40 3
- Statutory Authority: Ill. Rev. Stat. 1991, ch. 48, pars. 321.1, 321.2, 442, 610, 611), [820 ILCS 405/211.1, 405/211.2, 405/612, 405/1700, and 405/1701]. 4
- These rules were drafted in response to requests by the United States Department of Labor to amend our law to conform to federal requirements given by Section 3304(a)(6)(A) Complete Description of the Subjects and Issues Involved: A Complete Description or the subjects concerns the proposed amendments set forth standards concerns the of the Federal Unemployment Tax Act. personnel. 5
- Will the proposed amendment replace an emergency amendment currently in effect? No.
- Does this rulemaking contain an automatic repeal date? 7
- Does this proposed amendment contain an incorporation by reference pursuant to Section 6.02 of the Illinois Administrative Procedure Act? No. Administrative Procedure Act?
- Are there any other proposed amendments pending on this Part?
- Not Applicable. Statement of Statewide Policy Objective?
- Place and Manner in which interested persons may comment on this Proposed Rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS REGISTER will be given a reasonable opportunity to submit data, views, arguments or comments. The request shall be addressed to: Time,

Illinois Department of Employment Security 401 South State Street - 2nd Floor South Chicago, IL 60605 Gregory J. Ramel 312) 793-4240 · Walter

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DEPARTMENT OF EMPLOYMENT SECURITY

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Initial Regulatory Flexibility Analysis: 12)

Date rules were submitted to the Small Business Office of the Department of Commerce and Community Affairs:

Types of small businesses affected: All businesses are affected in the same manner. bookkeeping or other procedures required for None. compliance: Reporting,

Types of professional skills necessary for compliance:

The full text of the Proposed Amendment begins on the next page.

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CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY SUBCHAPTER 9: INELIGIBILITY FOR BENEFITS TITLE 56: LABOR AND EMPLOYMENT

ACADEMIC PERSONNEL PART 2915

GENERAL PROVISIONS SUBPART A:

(B

Section	
2915.1	Definitions
2915.5	Ineligibility Between Academic Years Or Terms, Vacation
	Period Or Holiday Recess
2915.10	Ineligibility Of Academic Personnel
2915.15	Period Between Academic Years Or Terms, Vacation Period Or
	Holiday Recess
2915.20	Presumption Of Reasonable Assurance Of Continued
	Employment
2915.25	Rebuttal Of the Presumption Of Reasonable Assurance Of
	Continued Employment
2915.30	Date Benefit Ineligibility Ceases To Apply
2715.35	Benefits To Insured Workers In Educational Institutions
2915.40	Ineligibility Of Employees Working In One Capacity For An
	Academic Employer Who Cross Over Within Years Or Terms To
	Work In Another Capacity For The Same Type Of Academic
	Employer
2915.43	Eliqibility Of Employees Working For An Academic Employer
	Who Cross Over Within An Academic Year Or Term To Work For
	An Non-Academic Employer Or For Another Type Of Academic
	Employer
2915.45	Eligibility Of Employees Working For One Type Of Academic
	Employer Who Cross Over Between Years Or Terms To Work For

Another Type Of Academic Employer Eligibility Of Employees Working In One Capacity Who Cross Over Between Years Or Terms To Work In Another Capacity 2915.47

AUTHORITY: Implementing and authorized by Sections 211.1. 211.2 612, 1700 and 1701 of the Unemployment Insurance Act (III. Rev. Stat. 1991, ch. 48 par. 321.1, 321.2, 442, 611, 612), [820 ILCS 405/211.1, 405/211.2, 405/612, 405/1700, and 405/1701].

SOURCE: Adopted at 10 Ill. Reg. 5109, effective March 13, 1986; amended at 11 Ill. Reg. 19101, effective November 4, 1987; amended , 1993. , effective at 17 Ill. Reg.

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DEPARTMENT OF EMPLOYMES, ECTPITY

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SUBPART A: GENERAL PROVISIONS

Capacity For An Academic Employer Who Cross Over Within Years Or Terms To Work In Another Capacity Ineliqibility Of Employees Working In One For The Same Type of Academic Employer Within Years Section 2915.40

For the purposes of this Subpart, an individual can perform services for an academic employer in either or both of two capacities: professional or non-professional. capacity as these terms are defined by Section 2915.1. instructional, research, or principal administrative "Professional" means services performed in an "Non-professional" means all other services.

institution as defined by Section 2915.1 as well as an For the purposes of this Subpart, there are two types institution of higher education and an institution of The first type is an educational higher learning. The second type is an educational service agency as defined in Section 2915.1. academic employers.

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academic employer in one capacity during the period before a vacation period or holiday recess within an academic year or term, and there is a reasonable assurance that the immediately subsequent to such vacation period or holiday recess, the individual shall be ineligible for benefits under Section 612 of the Act, (Ill. Rev. Stat. 1991, par. 442) [820 ILCS 405/612], during such vacation period or individual will perform services in a different capacity for the same type of academic employer for the period If an individual performs services for one type of holiday recess.

institution receives assurance that at the end of the educational institution will continue in January but ď in the capacity of a security guard rather than as teacher, the individual has crossed over from one capacity to another and shall be ineligible for benefits under Section 612 of the Act during that If a teacher employed by an educational Christmas holidays, his employment with that Example:

Added at 17 Ill. Reg. (Source:

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Employer Who Cross Over Within An Academic Year Or Eligibility of Employees Working For An Academic Term To Work For An Non-Academic Employer Or For Another Type Of Academic Employer Section 2915.43

ev. Stat. 1991, par. 442) [820 ILCS 405/612], does not This is true no matter in what capacity the individual performs services after the vacation period or holiday recess defined by Section 2915.40(b), to a non-academic employer, or from one type of academic employer to another, following a vacation period or holiday recess within an academic year or within an academic year or term for the subsequent employer. If an individual crosses over from an academic employer, as term, the ineligibility imposed by Section 612 of the Act, (Ill. Rev. Stat. 1991, par. 442) apply.

institution receives assurance that at the end of the immediately subsequent to the vacation period are not service agency, the ineligibility imposed by Section continue in January in the employ of an educational Christmas holidays, his services as a teacher will 612 does not apply because the services performed performed for the same type of academic employer. Example: If a teacher employed by an educational

effective Added 17 Ill. Reg. (Source:

Section 2915.45

Between Years Or Eligibility Of Employees Working For One Type Of Terms To Work For Another Type Of Academic Academic Employer Who Cross Over

under Section 612 of the Act, (Ill. Rev. Stat. 1991, par. 442) [820 ILCS 405/612], during the period between the two academic academic year or term, the individual shall not be ineligible employ of another type of academic employer for a subsequent assurance that the individual will perform services in the type of academic employer as defined by Section 2915.40(b) Whenever an individual performs services in the employ of during an academic year or term and there is reasonable

year for an educational service agency, the individual shall not be ineligible during that period under Section academic year, his employment will continue for the next institution receives assurance that at the end of the Example: If a teacher employed by an educational 612 of the Act

effective Reg. Added at 17 Ill.

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DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

Eligibility Of Employees Working In One Capacity Who Cross Over Between Years Or Terms To Work In Another Capacity Section 2915.47

Whenever an individual performs services in one capacity during capacity for a subsequent academic year or term, the individual that the individual will perform the services in a different shall not be ineligible under Section 612 of the Act, (Ill. an academic year or terms and there is reasonable assurance Rev. Stat. 1991, par. 442) [820 ILCS 405/612], during the period between the two academic years or terms.

of the academic year, his employment will continue for the next year but in the capacity of a teacher, the individual shall not be ineligible during that period under Section Example: If a typist receives assurance that at the end 612 of the Act.

effective Added at 17 Ill. Reg. Source:

DEPARTMENT OF EMPLOYMENT SECURITY NOTICE OF PROPOSED AMENDMENT(S)

DEPARTMENT OF EMPLOYMENT SECURITY

ILLINOIS REGISTER

NOTICE OF PROPOSED AMENDMENT(S)

South South State Street - 2nd Floor Chicago, IL 60605 312-793-4240

Initial Regulatory Flexibility Analysis:

rules were submitted to the Business Assistance Office the Department of Commerce and Community Affairs: of the Department October 28, 1993.

This rulemaking has no small businesses affected: Types of small businesses direct effect on business.

Reporting, bookkeeping or other procedures reguired for None. compliance:

Types of professional skills necessary for compliance: None. The full text of the Proposed Amendment begins on the next page:

Claimant's Availability Ability To Work And Active Search For Work 56 Ill. Adm. Code 2865 Proposed Action: Amended Section Heading of the Part: Section Numbers: Code Citation:

For Work,

Statutory Authority: Ill. Rev. Stat. 1991, ch. 48, pars. 409, 420, 610 and 611 [820 ILCS 405/409, 500, 1700 and 1701], as amended by P.A. 87-1266, effective March 3, 1993.

2865.130

states "approve" training, as required by Section 3304(a)(8) of the Federal Unemployment Tax Act (FUTA), for participants in training under Title III of UTPA. Part of this amendment is intended to bring this State into compliance with this requirement. In addition, if an individual has been found eligible for training under JTPA by the Department of Commerce and Community Affairs under the criteria set forth A Complete Description of the Subjects and Issues Involved: A recent amendment (Section 301 of P.L. 102-367) to the Federal Job Training Partnership Act (JTPA) required that in this rule, then that training shall also be considered approved by the Director.

Will the proposed amendment replace an emergency amendment No. currently in effect? 9

Does this rulemaking contain an automatic repeal date? 7

Does this proposed amendment contain incorporations by 8

reference?

Are there any other proposed amendments pending on this 6

Not Applicable. Statement of Statewide Policy Objectives? 10)

11)

ment on this proposed rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS Time, Place, and Manner in which interested persons may com-REGISTER will be given a reasonable opportunity to submit data, views, arguments or comments. The request shall be addressed to:

Gregory J. Ramel, Acting Commissioner Illinois Department of Employment Security

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY ELIGIBILITY FOR BENEFITS LABOR AND EMPLOYMENT SUBCHAPTER f: TITLE 56:

ABILITY AND ACTIVE SEARCH FOR WORK CLAIMANT'S AVAILABILITY FOR WORK, PART 2865

GENERAL PROVISIONS SUBPART A:

Section

ar	Shall
Regul	Work
Applicability Of Rules For Eligibility For Regular Benefits	Systematic And Sustained Search For Work When An Individual's Prospects For Finding Work Shall Be Deemed To Be Good
2865.205	2865.210 2865.215

AUTHORITY: Implementing and authorized by Sections 409, 500, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1991, ch. 48, pars. 409, 420, 610, and 611 [820 ILCS 405/409, 405, 405 and 405] (see P.A. 87-1266, effective March 3, 1993).

SOURCE: Adopted at 10 Ill. Reg. 11887, effective July 1, 1986; amended at 14 Ill. Reg. 18466, effective November 5, 1990; amended at 17 Ill. Reg. 17917, effective October 4, 1993; amended at 18 , effective

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DEPARTMENT OF EMPLOYMENT SECURITY

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REGULAR BENEFITS SUBPART B:

Director's Approval Of Training Section 2865.130

be deemed unavailable for work or to have failed actively to seek work... with respect to any week, because he is enrolled in and is in regular attendance at a training course approved for him by the Director,..." A-training-course-must-have-been-approved-under-56 Ill:-Adm:-Code-2620-or-meet-the-following-criteria-in-order-te-be Section 500C(5) of the Act provides that "an individual shall not approved-by-the-Director:

The following criteria must be satisfied in order for training course to be approved for an individual by the Director:

- or are reasonable work opportunities in the locality. occupation or skill for which there are, expected to be in the immediate future, The training course shall relate to an This means that:
- OK essential for the performance of work in The training course must be vocational provide the individual with skills a specific occupation; and, 1A)

which include some purely academic approve classes designed solely to However, the Director provide an individual with a high The Director shall not school equivalency diploma since shall approve courses of study courses if such course work is opportunities in a specific secondary to its vocational this would not enhance upation. Example: aspects. The course must be designed to facilitate the Director shall not approve courses of study of more than one year in duration reasonably expeditious manner; however, unless such course is approved under 56 the individual's reemployment in a Ill. Adm. Code 2620; and,

2B)

NOTICE OF PROPOSED AMENDMENT(S)

The course must focus on providing the individual with the competency necessary for securing entry level employment in selected occupation; 30

approve training for the purpose of allowing an individual to improve approve training which enhances the locality, the Director shall not bookkeeper who wishes to become bookkeepers in the individual's accountant. If there exists a claimant's already marketable The Director shall reasonable job market for his marketability, i.e. Example:

from instruction must include contact between This minimum of twelve hours of Such twelve hours per week of instruction The course must consist of at least contact could result from classroom training, laboratory instruction or a competent and reliable training the student and the instructor. tutoring

4D)

- Such training course must be offered by a competent and reliable agency, educational institution or employing unit. b2)
- subsections (a) and (b) , the individual must show In-addition-to-meeting-the-criteria-set-forth-in ψ

Work opportunities for which the individual is

(E)

certified nurse's aide, the Director shall not approve training to become a registered nurse if reasonable openings exist in the individual's locality for nurse's aides, even if the individual is dissatisfied with her qualified by training and experience are limited or do not exist in the individual's locality; and If the individual is a trained and present occupation. Example:

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EMPLOYMENT SECURITY DEPARTMENT OF

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24)

- The individual has the qualifications and aptitude to Example: The Director shall not approve a course which requires the ability to read and write in English for an individual who is not complete the course successfully; and, fluent in English.
- any The enrollee is not a recipient nor eligible for subsistence payments or similar assistance under public or private retraining program.

35)

- approved for an individual by the Director for the purposes Notwithstanding subsection (a), a training course is Section 500C if: (q) Of
- participation in the training course are approved by the Department of Commerce and Community Affairs or by the Private Industry Council or substate grantee 1) both the training course and the individual's a Service Delivery Area within the State; and the Private Industry Council
- pursuant to the Job Training Partnership Act or other federal legislation establishing an employment and 2) the course is part of a program authorized training program; and
- Industry Council or the substate grantee approves the 3) the criteria on the basis of which the Department of Commerce and Community Affairs, the Private course include criteria consistent with clauses (2) and (3) of subparagraph (a) of paragraph (5) of Section 500C; and
- 4) the criteria on the basis of which the Department Industry Council or the substate grantee approves an subparagraph (a) of paragraph (5) of Section 500C. individual's participation in the course include criteria consistent with clauses (1) and (4) of Commerce and Community Affairs, the Private

_, effective Ill. Reg. (Source: Amended at

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DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

- Disqualifying Income And Reduced Benefits Heading of the Part:
- 56 Ill. Adm. Code 2920 Code Citation: 5

3)

- Proposed Action: Amended Section Amended Section Amended Section Section Number 2920.70 2920.65
- utory Authority: Ill. Rev. Stat. 1991, ch. 48, pars. 344,
 349, 370, 401, 402, 430, 435, 436, 440, 441, 610 and 611,
 ILCS 405/234, 235, 239, 245, 401, 402, 600, 605, 606, 610, Statutory Authority: 611, 1700 and 1701] 345, 4
- Department's previous position treated the lump sum retirement pay as disqualifying only with respect to the week it was received. The proposed amendment would treat the lump sum have been received at the employee's option, provided that the employer notifies the Department within 10 calendar days after Of retirement payment as disqualifying for the period it could Complete Description of the Subjects and Issues Involved: notice of the individual's filing of a claim for benefits. The proposed amendments modify the Department's treatment lump sum retirement pay if the employee had the option of The receiving the retirement pay on a periodic basis. A 2
- Will the proposed amendment replace an emergency amendment No. currently in effect?
- Does this rulemaking contain an automatic repeal date?
- Does this proposed amendment contain an incorporation by reference pursuant to Section 6.02 of the Illinois Administrative Procedure Act? No. 00
- Are there any other proposed amendments pending on this Part? 5
- Not Applicable. Statement of Statewide Policy Objective?
- Time, Place and Manner in which interested persons may comment on this Proposed Rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS REGISTER will be given a reasonable opportunity to submit data, views, arguments or comments. The request shall be addressed to:

ILLINOIS REGISTER DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

Illinois Department of Employment Security 401 South State Street - Ind Floor South Chicago, IL 60605 Gregory J. Ramel 312) 793-4240

Initial Regulatory Flexibility Analysis:

Date rules were submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 29,1993

Types of small businesses affected: All businesses are affected in the same manner. Reporting, bookkeeping or other procedures required for None. compliance:

None. professional skills necessary for compliance: Types of

The full text of the Proposed Amendment begins on the next page.



DISQUALIFYING INCOME AND REDUCED BENEFITS PART 2920

GENERAL PROVISIONS SUBPART A:

Section	
2920.1	
2920.5	gibility To Receive Benefits Due To Performing Time Work Or Due To The Receipt Of Various Incom
	Whose Sum Is Equal To Or Greater Than The Individual's Weekly Benefit Amount
2920.10	Benefits Due To
	Holiday Pay, Retirement Pay, And Workers' Compensation Whose Sum Is Less Than The Individual's Weekly Benefit
	4
2920.15	Reduction In Benefits Due To Receipt Of Wages For Less Than Full-Time Work
2920.20	Reduced Benefits: Payment Of Dependents' Allowance Or
	, •
2920.25	Payments Made During Shutdown For Inventory Or Vacation
	Purposes
2920.30	ments Made In
	f Vacation Pay,
	n Lieu Of Vacation
2920.35	Holiday Pay
2920.40	Payments In Lieu Of Notice Of Separation Or Layoff
2920.45	e Pay
	Residual Payments
	Payments For National Guard Or Air National Guard Service
920.5	Back Pay Awards
2920.55	Receipt Of Or Filing For Unemployment Insurance Benefits
	Under The Laws Of Another State, Canada, Or The United
	States
2920.60	Supplemental Unemployment Benefits (SUB Pay)
2920.65	Retirement Pay
2920.66	Payments To An Election Judge
2920.68	Payments By A Labor Union
2920.69	Jury Service
2920.70	Retirement Pay Considered Disqualifying Income

Jury Service Retirement Pay Considered Disqualifying Income

Conformity With Federal Unemployment Tax Act

Miscellaneous Forms Of Retirement Pay

2920.75 2920.80 2920.85

Allocation Of Retirement Pay

DEPARTMENT OF EMPLOYMENT SECURITY ILLINOIS PEGISTEP

NOTICE OF PROPOSED AMENDMENTS

AUTHORITY: Implementing and authorized by Sections 234, 235, 239, 245, 401, 402, 600, 605, 606, 610, 611, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1991, ch. 48, pars. 344, 345, 349, 370, 401, 402, 430, 435, 436, 440, 441, 610 and 611, [820 ILCS 405/234, 235, 239, 245, 401, 402, 600, 605, 606, 610, 611, 1700 and 17011.

at 13 III. Reg. 5936, effective April 18, 1989; emergency amendments at 13 III. Reg. 11899, effective July 1, 1989, for a maximum of 150 days; amended at 13 III. Adm. Code 17402, effective October 30, 1989; amended at 15 III. Adm. Code 180, effective December 28, 1990; amended at 15 III. Adm. Code 11416, effective July 30, 1991, 1991; amended at 15 III. Adm. Code 11416, effective effective OURCE: Adopted at 11 Ill. Reg. 1853, effective January 7, 1987; amended at 12 Ill. Reg. 16066, effective September 23, 1988; amended at 13 Ill. Reg. 1773, effective January 27, 1989; amended

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SUBPART A: GENERAL PROVISIONS

Section 2920.65 Retirement Pay

- as any pension, annuity, or other similar payment made to For the purposes of this Part, retirement pay is defined an individual: (B)
- rd Oon periodic basis on account of the individual's which is either paid or could have been paid separation from an employing unit;)
- organization or individual, for which organization or in lieu of paying contributions, is chargeable, pursuant to Section 1502.1 of the Act for any benefit individual the individual performed services during his base period or which organization or individual, including those which have elected to make payments Under a plan maintained or contributed to by an payments made to the individual. 0
- plan maintained and operated by a union from constituting retirement pay provided that such payments otherwise Nothing in this Section shall prohibit payments from a satisfy the requirements of subsection (a). Q

under-this-Section-because-the-payment-is-not-made-on under-Section-2920-70-(c);-such-lump-sum-payments-are nevertheless-not-constitute-retirement-pay-as-defined a-periodic-basis:--It-should-be-noted;-however;-that considered-disqualifying-income-with-respect-to-the Example: -- A-lump-sum-payment-which-satisfies-the second-criterion-given-under-this-Section-will week-in-which-they-are-paid-

retirement pay as defined by this Section if this lump sum satisfies the requirements of paragraph (2) of subsection could have been paid on a periodic basis at the account of his individual's receipt of such a lump sum payment also separation from an employing unit shall constitute however, that A lump sum payment to an individual on option of the individual provided,

O

A lump sum payment made to an individual on individual did not have the option to receive such It should be noted, account of his separation shall not constitute retirement pay under this Section where the payments on a periodic basis.

DEPARTMENT OF EMPLOYMENT SECURITY ILLINOIS REGISTER

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such lump sum payments shall be considered disqualifying income with respect to the week in which they are paid. however, that under Section 2920.70(c),

effective 17 Ill. Reg. Source: Amended at

Section 2920.70 Retirement Pay Considered Disqualifying Income

- constituting retirement pay under Section 2920.65 shall be The entire amount of payments made to an individual considered disqualifying income if: (B
- performed services during his base period or which is chargeable, pursuant to Section 1502.1 of the Act, including those organizations which have elected to organization or its successor, for which individual make payments in lieu of paying contributions, for any benefit payments made to the individual, and which has paid all of the cost of the individual's or organization or its successor the individual These payments are from any individual or retirement pay; or, 7
- These payments are from a trust, annuity or insurance fund or under an annuity or insurance contract to or individual-or-organization-or-its-successor pays or successor, for which individual or organization or its successor the individual performed services during his base period or which is chargeable, benefit payments made to the individual, and-which under which any individual or organization or its payments in lieu of paying contributions, for any pursuant to Section 1502.1 of the Act, including those organizations which have elected to make has paid all of the premiums or contributions. 5)
- disqualifying income if the individual or organization or One-half of payments made to an individual constituting retirement pay under Section 2920.65 shall be considered of the cost of its successor has paid some, but not all, individual's retirement pay. the (q
- Keough plans are not disqualifying within the meaning of this Section because the employer pays no part of Payments from independent pension plans established and funded entirely by the individual such as individual retirement accounts (IRA) or the cost of the IRA or Keough plan. Example 1:

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- Example 2: The individual contributes to a retirement plan at a fixed rate of 25%. The employing unit contributes the remaining 75%. Since part of the total contributions to the plan is provided by the employer, 50% of each retirement payment is disqualifying income.
- However, upon maturity of the plan, the individual has contributed 40% of all of the contributions and the employing unit has contributed the remaining retirement plan is provided by the employer, 50% of Since part of the total contributions to the The individual and the employing unit made variable contributions to a retirement plan. each retirement payment is disqualifying income. Example 3: (m
- and operating the plan, the union contributes 5%, and the individual contributes the remaining 35%. Since Example 4: The individual belongs to a retirement plan maintained and operated by the union. The employer contributes 60% of the cost of maintaining part of the total contributions to the retirement plan is provided by the employer, 50% of each retirement payment is disqualifying income. 4
- Example 5: The individual retires from Company A in 1981 when he reaches the age of 65. At this time, he does not continue to work, and he will be entitled to full social security benefits available to an However, he is later employed If the individual is laid off by Company B and collects no more social security benefits until he reaches the age of 70, when he is allowed to continue to work and also to collect his by Company B, one-half of his social security benefits will be disqualifying income if his wages contributions do not increase his social security from Company B are subject to social security contributions, even though the additional individual of his age. full social security. penefits. 2

an option to receive on a periodic basis but of which the employer fails to notify the Director as required under Section 2920.75 (d) shall be considered disqualifying basis or those lump sum payments which the individual had retirement payments made on account of retirement which the individual had no option to receive on a periodic Notwithstanding subsections (a) and (b), lump sum

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income under this Section with respect to the week in which they are paid.

Amended at (Source:

effective 17 Ill. Reg.

2920.75 Allocation Of Retirement Pay Section

- amounts as retirement pay as defined by Section 2920.65 for a half month period, an amount shall be deemed to have been paid the individual for each day equal to Whenever an individual has received or will receive one-fifteenth of such amounts. a
- Whenever an individual has received or will receive amounts as retirement pay as defined by Section 2920.65 for a one month period, an amount shall be deemed to have been paid the individual for each day equal to one-thirtieth of such amounts.
- amounts as retirement pay as defined by Section 2920.65 for any other period, an amount shall be deemed to have been paid the individual for each day in the period equal to the amounts of retirement pay divided by the number of Whenever an individual has received or will receive days in the period. Û

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after notification of the filing of the individual's claim for benefits, the employer must designate by notice to the duration for which periodic payments could have been made. sum amount which constitutes retirement pay under Section 2920.65, and if the retirement pay could have been the employer has satisfied the notice requirement of this The amount deemed to have been paid shall be (a), (b) or (c), as appropirate. Within 10 calendar days Director the periodic basis on which the individual could periodic payment could have been received, provided that allocated in accordance with the formulas in subsections lump sum payment being treated as disqualifying only for individual, an amount shall be deemed to have been paid Failure to so notify the Director shall result in such the week in which it was paid under Section 2920,70(c). the individual for each day in the period for which a have received the retirement pay, the amount that the Whenever an individual has received or will receive individual could have received each period and the received on a periodic basis at the option of the subsection.

DEPARTMENT OF EMPLOYMENT SECURITY

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The individual then If the company notifies notification of the individual's claim for benefits, lump sum retirement payment The individual individual could have received retirement payments, accordance with the company's retirement plan, the could have received each period, and the duration for which the individual An individual retires from Company A. installments of \$3,000.00 and will be allocated be deemed to have been received in monthly individual has the option to receive a lump sum could have received the periodic payments, the payment of \$300,000.00 or a monthly annuity designating the periodic basis on which the the Director within 10 calendar days after \$3,000.00 for the rest of his life. chooses to receive the lump sum. accordance with subsection (b) a claim for benefits. the individual ndividual's \$300,000.00 tha amount

disgualifying only for the week in which it was paid. company's failure to give Example 2: The same situation as that given in the notification of the individual's claim for benefits such notice results in the individual's receipt of notify the Director within 10 calendar days after the lump sum retirement payment being treated as individual's option to receive periodi preceding example except that the company The retirement payments. the

effective Amended at 17 Ill. Reg. Source:

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Aid to Families with Dependent Children

2) Code Citation: 89 Ill. Adm. Code 112

Action:	nt													
Proposed Action:	Amendment													
3) Section Numbers:	112,130	112.131	112.141	. 112.142	112.143	112.144	112.145	112.147	112.155	112.302	112.350	112.352	112.354	

Section 12-13 of the Illinois Public Aid Code (Ill. 23, pars. 4-1.6a) [305 ILCS 5/4-1.6a new] Statutory Authority: Rev. Stat. 1991, ch. 4)

The Work Pays Project will simplify the system of budgeting earned income These proposed amendments will enable the Department to implement the Work Pays Project. objective is to substantially increase the percentage of AFDC clients who provides AFDC clients with an easily understood financial incentive to seek and maintain employment and leave welfare. The project's primary within the Aid to Families with Dependent Children program so that it Complete Description of the Subjects and Issues Involved: are working. 2)

them no longer eligible for cash benefits. The entire project will reward As a result of these proposed amendments, the Department will implement a employment, stay employed and progressively increase their average hours project, it will be financially more advantageous for clients to obtain schieve a family income higher than the federal poverty level and make retain more of their grants while they transition to self-sufficiency. The new earned income disregards will create a financial incentive for new earned income calculation system that allows employed clients to clients to work and supplement their AFDC benefits. Within this new worked per week and wage per hour. The incentive will allow them to clients who work and give them a greater opportunity to become self-sufficient through their jobs. The simplified system will make it much easier for IDPA workers to explain to clients the impact that employment earnings will have on their grants.



while adjusting to employment. Clients will be able to understand how the They will be able impact on their eligibility for Medicaid and supportive services, such as child care, without having to be concerned with complex time limits. The whether they can go to work and keep a reasonable level of grant income to accurately predict how and when their grants will change when their Department is requesting waivers needed to implement and test the Work The simpler/improved explanations will reduce clients' concerns about In addition, they will be able to understand the Department's new earned income system applies to them.

will be budgeted. Under these proposed amendments, public aid recipients their gross earned income disregarded. Only 1/3 of their gross earnings profitable than staying on welfare. Employed clients will have 2/3 of will be able to keep \$2 out of every \$3 earned until the family is no The Work Pays Demonstration Project is designed to make working more longer eligible for a grant.

Counties. In these target counties, cases will be assigned to the control This new budgeting policy applies statewide except for Champaign and Lake experimental groups cases and those not assigned to either group will be continue to be budgeted using the former earned income disregards (i.e. group, experimental group or to neither. The control group cases will \$90 employment expense and \$30 and 1/3 earned income exemption). budgeted using the new 2/3 disregard.

Under the previous system, incentives to work dropped sharply after four months and disappeared entirely after 12 months. Under the new policy, cash assistance grants will not automatically change after the fourthmonth, but will be determined by a client's monthly income until that income reaches the poverty level.

the grant will be reduced by \$1 until the family is no longer eligible for The proposed procedure is very simple. For every \$3 an individual earns, It is necessary that direct payments to child benefits of working. The \$2 for \$3 budget initiative allows clients to care providers be implemented in conjunction with the Department's Work grants will change as earnings increase and, most importantly, plan for These emergency amendments are also necessary to implement This procedure will be easy for staff to implement, but more Clients to work and keep a reasonable level of grant income while adjusting to Pays Demonstration to allow for a smooth transition, simplicity and to It enables them to predict accurately how and when their will be able to calculate their benefits and understand the financial direct payments to child care providers in lieu of the child care importantly, it will be easy for staff to explain to clients. ensure that clients are not negatively impacted. disregard for AFDC cases. the future, a grant.

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

payment for child care expenses to qualified child care providers except As a result of these proposed amendments, child expense for cases that are exceptions to direct payment. These proposed amendments also These proposed amendments will allow the Department to provide direct allowed when the child care provider is a responsible relative of the provide that direct payment and the child care deduction will not care expenses will only be deductible as an employment for certain exceptions. child receiving care.

- Will these proposed amendments replace emergency amendments currently in effect? Yes (9
- 7) Does this rulemaking contain an automatic repeal date?
- 8) Do these proposed amendments contain incorporations by reference?
- 9) Are there any other proposed amendments pending on this Part? Yes

STOTTORG	Froposed Action	Illinois Register Citation	, Ke	giste	5 1	tati	uc	
112.250	Amendment	January 4, 1993 (17 Ill. Reg.	4,	1993	(11	111.	Reg.	46)
112.252	Amendment	January 4, 1	4,	1993 (17 III.	(17	111.	Reg.	
112.253	Amendment	January	4,	1993 (17 111.	(17	111.	Reg.	46)
112.254	Amendment	January 4, 1993 (17 Ill.	4,	1993	(17	111.		

- Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government. 10)
- E., 3rd Floor, Springfield, Illinois 62762. The Department will consider must be in writing and should be addressed to Judy Umunna, Bureau of Rules all written comments it receives within 30 days after the publication of and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments this notice.
- 12) Initial Regulatory Flexibility Analysis:
- Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable
- Types of small businesses affected: Not applicable B)
- Reporting, bookkeeping or other procedures required for compliance: (C)

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NOTICE OF PROPOSED AMENDMENTS

The full text of the Proposed Amendments is identical to the text of the

Types of professional skills necessary for compliance: None

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Emergency Amendments which appears in this issue of the Register on page 19699.

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Demonstration Programs

2) Code Citation: 89 Ill. Adm. Code 170

Proposed Action: 3) Section Number:

New Section Amendment 170.250 170.50

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1.6a new and 12-13) [305 ILCS 5/4-1.6a new and 12-13] 5) Complete Description of the Subjects and Issues Involved: These proposed The Work Pays Project will simplify the system of budgeting earned income objective is to substantially increase the percentage of AFDC clients who amendments will enable the Department to implement the Work Pays Project. provides AFDC clients with an easily understood financial incentive to seek and maintain employment and leave welfare. The project's primary within the Aid to Families with Dependent Children program so that it are working.

them no longer eligible for cash benefits. The entire project will reward As a result of these proposed amendments, the Department will implement a employment, stay employed and progressively increase their average hours project, it will be financially more advantageous for clients to obtain achieve a family income higher than the federal poverty level and make retain more of their grants while they transition to self-sufficiency. The new earned income disregards will create a financial incentive for new earned income calculation system that allows employed clients to worked per week and wage per hour. The incentive will allow them to clients to work and supplement their AFDC benefits. Within this new clients who work and give them a greater opportunity to become self-sufficient through their jobs. The simplified system will make it much easier for IDPA workers to explain while adjusting to employment. Clients will be able to understand how the They will be able impact on their eligibility for Medicaid and supportive services, such as to clients the impact that employment earnings will have on their grants. whether they can go to work and keep a reasonable level of grant income to accurately predict how and when their grants will change when their Department is requesting waivers needed to implement and test the Work The simpler/improved explanations will reduce clients' concerns about child care, without having to be concerned with complex time limits. earnings increase. In addition, they will be able to understand the Department's new earned income system applies to them.

NOTICE OF PROPOSED AMENDMENTS

will be budgeted. Under these proposed amendments, public aid recipients Only 1/3 of their gross earnings profitable than staying on welfare. Employed clients will have 2/3 of will be able to keep \$2 out of every \$3 earned until the family is no The Work Pays Demonstration Project is designed to make working more their gross earned income disregarded. longer eligible for a grant.

Counties. In these target counties, cases will be assigned to the control This new budgeting policy applies statewide except for Champaign and Lake experimental groups cases and those not assigned to either group will be continue to be budgeted using the former earned income disregards (i.e. group, experimental group or to neither. The control group cases will \$90 employment expense and \$30 and 1/3 earned income exemption). The budgeted using the new 2/3 disregard.

Under the previous system, incentives to work dropped sharply after four months and disappeared entirely after 12 months. Under the new policy, cash assistance grants will not automatically change after the fourth month, but will be determined by a client's monthly income until that income reaches the poverty level.

the grant will be reduced by \$1 until the family is no longer eligible for benefits of working. The \$2 for \$3 budget initiative allows clients to go The proposed procedure is very simple. For every \$3 an individual earns, grants will change as earnings increase and, most importantly, plan for This procedure will be easy for staff to implement, but more to work and keep a reasonable level of grant income while adjusting to It enables them to predict accurately how and when their will be able to calculate their benefits and understand the financial importantly, it will be easy for staff to explain to clients. employment. the future.

Welfare Reform Demonstration, these proposed amendments establish that the assigned to an experimental or control group. The experimental group will The Income Budgeting Demonstration Project is designed to increase the motivation of clients to find work by eliminating the negative effects of To measure the effectiveness of the Fresh Start The control group will continue to use the Income Budgeting Demonstration Project will be statewide except for Rock County, cases will be Island and Champaign Counties. In Rock Island method of continual retrospective budgeting. use the new budgeting method. retrospective budgeting.

- 6) Will these proposed amendments replace emergency amendments currently in effect?
- 7) Does this rulemaking contain an automatic repeal date?
- 8) Do these proposed amendments contain incorporations by reference?

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NOTICE OF PROPOSED AMENDMENTS

- 2 9) Are there any other proposed amendments pending on this Part?
- Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government, 10)
- must be in writing and should be addressed to Judy Umunna, Bureau of Rules E., 3rd Floor, Springfield, Illinois 62762. The Department will consider and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. all written comments it receives within 30 days after the publication of 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments this notice.
- 12) Initial Regulatory Flexibility Analysis:
- Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: A)
- Types of small businesses affected: None B)
- Reporting, bookkeeping or other procedures required for compliance: 0
- Types of professional skills necessary for compliance: None â

Emergency Amendments which appears in this issue of the Register on page 19724 The full text of the Proposed Amendments is identical to the text of the

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: General Assistance
- 2) Code Citation: 89 Ill. Adm. Code 114

Proposed Action:	Amendment							
Section Numbers:	114.235	114.241	114.243	114.450	114.452	114.454	114.456	114.466

- Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) [305 ILCS 5/12-13] 4)
- will not be allowed when the child care provider is a responsible relative Complete Description of the Subjects and Issues Involved: These proposed amendments are needed to enable the Department to provide direct payment providers, except for certain exceptions. As a result of these proposed These proposed amendments also provide that direct payment and the child care deduction amendments child care expenses will only be deductible as an employment for child care expenses for family GA cases to qualified child care expense for cases that are exceptions to direct payment. of the child receiving care. 2
- Will these proposed amendments replace emergency amendments currently in effect? Yes (9
- 7) Does this rulemaking contain an automatic repeal date?
- 8) Do these proposed amendments contain incorporations by reference?
- 9) Are there any other proposed amendments pending on this Part?
- Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.
- E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of must be in writing and should be addressed to Judy Umunna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, All comments views, or arguments concerning this proposed rulemaking.

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Section 5-30 of the Illinois Administrative Procedure Act. These entities not for profit corporations as part of any written comments they submit to shall indicate their status as small businesses, small municipalities, or 1-75, 1-80 and 1-85 of the Illinois Administrative Procedure Act. These These proposed amendments may have an impact on small businesses, small municipalities, and not for profit corporations as defined in Sections entities may submit comments in writing to the Department at the above address in accordance with the regulatory flexibility provisions in the Department.

12) Initial Regulatory Flexibility Analysis:

- Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable Ø
- Types of small businesses affected: Day care centers, day care homes, other day care providers. B)
- Reporting, bookkeeping or other procedures reguired for compliance:
- None. Types of professional skills necessary for compliance: (Q

Emergency Amendments which appears in this issue of the Register on page 19730. The full text of the Proposed Amendments is identical to the text of the

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NOTICE OF PROPOSED AMENDMENTS

MANG(C) Assistance Unit, the eligibility of the child will depend on that be included in the MANG(C) Assistance Unit. For the child's lack of parental support or care. for assistance may

As a result of this rulemaking, the following persons These amendments also establish who must be included in the MANG(C) must be included in the MANG(C) budgetary unit: Budgetary Unit.

- Caretaker relative; a)
- Children under age 21 who do not receive SSI and who meet the relationship requirement in Section 120,315; (q
- Parents of an eligible child; ς)
- The spouse of the caretaker relative if the caretaker relative is a parent of one of the children and the spouse lives in the home; or q)
- presence is essential in the home to provide care for the A needy relative other than the caretaker relative whose eligible children. (e)
- For pregnant women, the unborn child(ren) is also included in the budgetary unit. £)

they are legally responsible (spouse for spouse and parent for child under of the MANG(C) Income Standard from Section 120.389 will be deducted from eligiblity will be determined for the MANG(C) Program. After the MANG(C) The prorated share amount of income and resources owed by each member of the budgetary unit The amount of income and assets of the parents will then be prorated by the number of persons in the budgetary unit for whom Asset Disregard from Section 120.382 will be deducted from each person's Asset Disregard for the number of person in the budgetary unit is used. If, after deducting the MANG(C) Income Standard and Asset Disregard the age 21). The child's prorated share of the parents' income and assets budgetary unit is established in accordance with Section 120.389, the persons in the budgetary unit will be used. The prorated share of the person has no excess income or assets, the person will be eligible for In addition, these proposed amendments establish how income and asset each person's income. The MANG(C) Income Standard for the number of assets (including a prorated share of a child's parents' assets). will then be added to each child's income and assets. will be determined.

regular MANG(C). If the person has excess income or excess assets, the person will be eligible for enrollment in spend-down MANG(C).

- NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF PUBLIC AID
- 1) Heading of the Part: Medical Assistance Programs
- 89 Ill. Adm. Code 120 2) Code Citation:

Section Numbers:	Proposed Action:
120.30	Amendment
120.345	Amendment
120.382	Amendment
120.388	New Section
120.389	New Section
120 390	Amondmont

- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 12-13)[305 ILCS 12-13]
- This rulemaking attempts to simplify who may be included in the AFDC-MANG or MANG(C) case. is necessary to implement the proposed new federal regulation MB-1. This regulation defines the Medical Assistance-No Grant (MANG) filing unit and Complete Description of the Subjects and Issues Involved: 5)

to families with one or more dependent children who would qualify for AFDC income and assets to meet all maintenance needs other than medical care. To qualify for the MANG(C) Program, dependent children must be under age The Department provides medical assistance through, the MANG(C) Program, equivalent vocational or technical school and expected to complete the on the basis of non-financial eligibility factors but have sufficient 18 or age 18 and full-time students in grades 9 through 12 or an program before reaching age 19.

assets. A family which meets all eligibility criteria and whose income is The family which meets all eligibility criteria may be either 1) eligible equal to or below the standard and whose nonexempt assets are equal to or for covered medical expenses until the value of medical services or items this occurs, the family members are eligible for MANG(C) and are entitled enrolled family members, on the other hand, are not entitled to payment equals the amount of income above the MANG standard in addition to the for MANG, or 2) enrolled for MANG, depending on the family income and below the asset disregard is eligible for MANG for family members. amount of nonexempt assets above the appropriate asset disregard. to payment for covered medical expenses.

rulemaking establishes that earmarked income will only be budgeted against the needs of the specified individual. This rulemaking also makes Rather than considered available to meet the family's needs, this

distinction between who may be included in the MANG(C) Assistance Unit and who must be included in the MANG(C) Budgetary Unit, Only persons eligible

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at proposed implementation date is April 19, 1994. Based on the final regulations, adjustments may need to be made to the proposed amendments Although the federal regulations are in draft form at present, the second notice,

- 6) Will these proposed amendments replace emergency amendments currently in effect?
- 7) Does this rulemaking contain an automatic repeal date?
- No 8) Do these proposed amendments contain incorporations by reference?
- 9) Are there any other proposed amendments pending on this Part? Yes

+		August 13, 1993 (17 Ill. Reg. 13392) August 13, 1993 (17 Ill. Reg. 13392)
	nc	Reg.
	tatio	111.
	r Ci	(17
	giste	1993
	IS Re	13,
	Illinois Register Citation	August
	Proposed Action	Amendment Amendment
	Sections	120.318

- 10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.
- E., 3rd Floor, Springfield, Illinois 62762. The Department will consider must be in writing and should be addressed to Judy Umunna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. all written comments it receives within 30 days after the publication of 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, All comments views, or arguments concerning this proposed rulemaking.
- 12) Initial Regulatory Flexibility Analysis:
- Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not (X
- Types of small businesses affected: None B)
- Reporting, bookkeeping or other procedures required for compliance:
- Types of professional skills necessary for compliance: None (a

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS TITLE 89: SOCIAL SERVICES

MEDICAL ASSISTANCE PROGRAMS PART 120

SUBPART A: GENERAL PROVISIONS

Incorporation By Reference

Section

120.1

	Eligibility For Medical Assistance Eligibility For Medical Assistance For Pregnant Women and Children Born October 1, 1983, or Later Who Do Not Qualify As Mandatory Categorically Needy Healthy Start - Medicaid Presumptive Eligibility Program For Pregnant Women MANG(AABD) Income Standard MANG(C) Income Standard MANG(C) Income Standard MANG(P) Income Standard Exceptions To Use Of MANG Income Standard
120.50 AMI I	AMI Income Standard (Renealed)

FINANCIAL ELIGIBILITY DETERMINATION SUBPART C:

Section

120.60	All Cases Other Than Intermediate Care, Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Children Born October 1, 1983, or Later Who Do Not Qualify As
	Mandatory Categorically Needy
120.61	Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG(AABD) and All Other Licensed Medical Facilities
120.62	Department of Mental Health and Developmental Disabilities (DMHDD)
	Approved Home and Community Based Residential Settings Under 89 Ill. Adm. Code 140.643
120.63	Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings
120.64	Pregnant Women and Children Born October 1, 1983, or Later Who Do Not Qualify As Mandatory Categorically Needy
120.65	Department of Mental Health and Developmental Disabilities (DMHDD) Licensed Community - Integrated Living Arrangements



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	NOTICE OF PROPOSED AMENDMENTS
	SUBPART D: SUPPLEMENTARY MEDICAL INSURANCE
Section	
120.70	its (SMIB)
120.72	Eligibility for Medicare Cost Sharing as a Qualifi
120.73	IB)
120.74	
120.75	
120.76	Hospital Insurance Benefits (HIB)
	SUBPART E: RECIPIENT RESTRICTION PROGRAM
Section	
120.80	Recipient Restriction Program
	SUBPART F: MIGRANT MEDICAL PROGRAM
Section	
120.90	Migrant Medical Program
120.91	Income Standards
	SUBPART G: AID TO THE MEDICALLY INDIGENT
Section	
120.200	Elimination Of Aid To The Medically Indigent
120.208	Client Cooperation (Repealed)
120.210	Citizenship (Repealed)
120.211	Residence (Repealed)
120.212	Age (Repealed)
120.215	tionship (Repea
120.216	
120.217	
120.218	Institutional Status (Repealed)
120.224	Care Program (Rep
120.225	_
	earned Income (Repealed)
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Persons Who May Be Included in the Assistance Unit (Repealed) Payments from the Illinois Department of Children and Family Income From Work/Study/Training Program (Repealed) Earned Income From Roomer and Boarder (Repealed) Deferral of Consideration of Assets (Repealed) Earned Income From Self-Employment (Repealed) Spend-down of Assets (AMI) (Repealed) Payment Levels for AMI (Repealed) Earned Income In-Kind (Repealed) Property Transfers (Repealed) Asset Disregards (Repealed) Exempt Assets (Repealed) Services (Repealed) Assets (Repealed) 120.275 120.272 120.273 120.276 120.280 120.282 120,283 120.284 120,285 120.290 120.295 120.271 120.281 e Part B Premiums as a SLIB) Income Standard MIB) Buy-In Program Qualified Medicare Standard SURANCE

SUBPART H: MEDICAL ASSISTANCE - NO GRANT

Section

Cooperation in Establishing Paternity and Obtaining Medical Support Assignment of Rights to Medical Support and Collection of Payment Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support Supplemental Payments Institutional Status Living Arrangements Client Cooperation Caretaker Relative Relationship Citizenship Residence Disabled Blind 120,308 120.310 120,315 120.318 120.319 120.309 120.312 120,313 120,314 120.316 120.317 120.320 120.311 120.321

Suspension of Paternity Establishment and Obtaining Medical Support Proof of Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support Court Ordered Child Support Payments of Parent/Step-Parent Budgeting Unearned Income Social Security Numbers Unearned Income In-Kind Upon Finding Good Cause Exempt Unearned Income Foster Care Program Incentive Allowance Education Benefits Unearned Income 120.322 120.323 120.324 120,325 120,330 120,332 120,335 120.336 120.338 120.340 120.342

Medicaid Qualifying Trusts

120.346

120,345

Lump Sum Payments and Income Tax Refunds (Repealed)

Protected Income (Repealed) Earmarked Income (Repealed)

Earned Income (Repealed)

Unearned Income In-Kind (Repealed) Exempt Unearned Income (Repealed)

> 120.240 120.245 120.255 120.261 120.262 120.270

120.250 120.260

120.235 120.236

Education Benefits (Repealed)

Recognized Employment Expenses (Repealed)

Budgeting Earned Income (Repealed)

Exempt Earned Income (Repealed)

Earmarked Income

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120.350	Lump Sum Payments and Income Tax Refunds
120.355	Protected Income
120.360	Earned Income
120.361	Budgeting Earned Income
120.362	Exempt Earned Income
120.364	Earned Income Exemption '
120.366	Exclusion From Earned Income Exemption
120.370	Recognized Employment Expenses
120.371	Income From Work/Study/Training Programs
120.372	Earned Income From Self-Employment
120.373	Earned Income From Roomer and Boarder
120.375	Earned Income In Kind
120.376	Payments from the Illinois Department of Children and Family
	Services
120.379	Assessment of Assets
120.380	Assets
120.381	Exempt Assets
120.382	Asset Disregard
120,383	Deferral of Consideration of Assets
120.384	Spend-down of Assets (MANG)
120.385	Property Transfers for Applications Filed Prior to October 1, 1989
	(Repealed)
120.386	
120.388	Persons Who May Be Included in the MANG(C) Assistance Unit
120.389	Persons Who Must Be Included in the MANG(C) Budgetary Unit
120.390	Persons-Who-May-Be-Ineluded-In-the-Assistance-Unit Determining
120.391	Individuals Under Age 18 Who Do Not Qualify For AFDC/AFDC-MANG And
	Children Born October 1, 1983, or Later
120.392	Pregnant Women Who Would Not Be Eligible For AFDC/AFDC-MANG If The
	Child Were Already Born Or Who Do Not Qualify As Mandatory
	Categorically Needy
120.393	Pregnant Women And Children Under Age Eight Years Who Do Not
	Qualify As Mandatory Categorically Needy Demonstration Project.
120.395	Payment Levels for MANG
120.399	Redetermination of Eligibility

AUTHORITY: Implementing Articles III, IV, V, VI and VII and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 2 pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq, and 12-13) [305 ILCS 5/3-1, 6/4-1, 6/5-1, 6/6-1, 6/7-1 and 6/12-13]

effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Prof. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. Filed effective December 30, 1977; peremptory amendment at 2 Ill.

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p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Ill. Reg. 38, p. 243, effective September 21, 1979; peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 111. Reg. 28, p. 182, effective July 1, 1979, for a maximum of amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, peremptory amendment at 5 111. Reg. 10131, effective October 1, 1981; amended 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. teg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; January 1, 1983; codified at 7 Ill. Reg. 6082; amended at 7 Ill. Reg. 8256, effective July 1, 1983; amended at 7 Ill. Reg. 8264, effective July 5, 1983; 3115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. amended at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective amendment at 6 Ill. Reg. 611, effective January 1, 1982; amended at 6 Ill. amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective effective June 2, 1982, for a maximum of 150 days; amended at 6 111. Req. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981;

And

April 11, 1985; amended at 9 Ill. Reg. 7153, effective May 6, 1985; amended at 10, 1986; amended at 10 Ill. Reg. 3033, effective January 23, 1986; amended at amendment at 11 111. Reg. 12458, effective July 10, 1987, for a maximum of 150 amended at 12 Ill. Reg. 12835, effective July 22, 1988; emergency amendment at effective November 15, 1988; amended at 12 Ill. Reg. 20188, effective November effective March 10, 1989; emergency amendment at 13 Ill. Reg. 11929, effective maximum of 150 days; amended at 13 Ill. Reg. 15404, effective October 6, 1989; 1988; amended at 12 Ill. Reg. 9132, effective May 20, 1988; amended at 12 Ill. 12 Ill. Reg. 17867, effective October 30, 1988; amended at 12 Ill. Reg. 19704, June 27, 1989, for a maximum of 150 days; emergency expired November 25, 1989; effective February 23, 1987; amended at 11 Ill. Reg. 7652, effective April 15, days; amended at 11 111. Reg. 14034, effective August 14, 1987; amended at 11 11632, effective July 1, 1988, for a maximum of 150 days; emergency amendment 12 Ill. 13243, effective July 29, 1988, for a maximum of 150 days; amended at 17897; amended at 8 Ill. Reg. 18903, effective September 26, 1984; peremptory maximum of 150 days; emergency expired March 1, 1990; amended at 13 Ill. Reg. 14, 1987; amended at 12 Ill. Reg. 904, effective January 1, 1988; amended at 12 Ill. Reg. 3516, effective January 22, 1988; amended at 12 Ill. Reg. 6234, 23, 1988; amended at 13 Ill. Reg. 116, effective January 1, 1989; amended at amendment at 8 Ill. Reg. 20706, effective October 3, 1984; amended at 8 Ill. effective January 1, 1988; amended at 11 Ill. Reg. 20898, effective December 13 Ill. Reg. 2081, effective February 3, 1989; amended at 13 Ill. Reg. 3908, 830, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 4515, effective March 25, 1985; amended at 9 Ill. Reg. 5346, effective 1986; amended at 10 Ill. Reg. 12672, effective July 14, 1986; amended at 10 1111. Reg. 15649, effective September 19, 1986; amended at 11 Ill. Reg. 3992, emergency amendment at 13 Ill, Reg. 16586, effective October 2, 1989, for a 17483, effective October 31, 1989; amended at 13 Ill. Reg. 17838, effective Req. 25053, effective December 12, 1984; emergency amendment at 9 Ill. Req. effective October 18, 1985; amended at 10 Ill. Reg. 1192, effective January amended (by adding section being codified with no substantive change) at 7 effective July 25, 1985; amended at 9 Ill. Reg. 12823, effective August 9, effective April 16, 1986; amended at 10 Ill. Reg. 10688, effective June 3, 1111. Reg. 14763, effective August 26, 1987; amended at 11 Ill. Reg. 20142, 1985; amended at 9 Ill. Reg. 15903, effective October 4, 1985; amended at 111. Reg. 16300, effective October 10, 1985; amended at 9 111. Reg. 16906, at 12 Ill. Reg. 11839, effective July 1, 1988, for a maximum of 150 days; 10 Ill. Reg. 4907, effective March 7, 1986; amended at 10 Ill. Reg. 6966, effective March 22, 1988; amended at 12 Ill. Reg. 8672, effective May 13, effective April 9, 1984; amended at 8 Ill. Reg. 6770, effective April 27, adding sections being codified with no 'substantive change) at 8 Ill. Reg. emergency amendment at 13 Ill. Reg. 12137, effective July 1, 1989, for a 1984; amended at 8 Ill. Reg. 13328, effective July 16, 1984; amended (by 9 Ill. Reg. 11346, effective July 8, 1985; amended at 9 Ill. Reg. 12298, Reg. 11483, effective June 30, 1988; emergency amendment at 12 Ill. Reg. 1987; amended at 11 1111. Reg. 8735, effective April 20, 1987; emergency substantive change) at 7 Ill. Reg. 16108; amended at 8 Ill. Reg. 5253, 111. Reg. 14747; amended (by adding sections being codified with no

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amended at 14 Ill. Reg. 760, effective January 1, 1990; emergency amendment at 14 Ill. Reg. 5839, effective April 3, 1990, for a maximum of 150 days; amended 24, 1991; amended at 15 Ill. Reg. 11973, effective August 12, 1991; amended at amended at 14 Ill. Reg. 4233, effective March 5, 1990; emergency amendment at at 14 Ill. Reg. 6372, effective April 16, 1990; amended at 14 Ill. Reg. 7637, November 8, 1989; amended at 13 Ill. Reg. 18872, effective November 17, 1989; September 23, 1991; amended at 16 Ill. Reg. 139, effective December 24, 1991; Reg. 10034, effective June 15, 1992; amended at 16 Ill. Reg. 11582, effective effective January 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 15 Ill. Reg. 12747, effective August 16, 1991; amended at 15 Ill. Reg. 14105, Reg. 6827, effective April 21, 1993; amended at 17 Ill. Reg. 10402, effective 1990; amended at 14 Ill. Reg. 13227, effective August 6, 1990; amended at 14 5302, effective April 1, 1991; amended at 15 Ill. Reg. 10101, effective June amended at 16 Ill. Reg. 1862, effective January 20, 1992; amended at 16 Ill. amended at 17 Ill. Reg. 1102, effective January 15, 1993; amended at 17 Ill. Ill. Reg. 14814, effective September 3, 1990; amended at 14 Ill. Reg. 17004, effective May 10, 1990; amended at 14 Ill. Reg. 10396, effective June 20, July 15, 1992; amended at 16 Ill. Reg. 17290, effective November 3, 1992; 14 Ill. Reg. 1494, effective January 2, 1990, for a maximum of 150 days; effective September 11, 1991; amended at 15 Ill. Reg. 14240, effective effective September 30, 1990; emergency amendment at 15 Ill. Reg. 348, June 28, 1993; amended at 17 Ill. Reg.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART B: ASSISTANCE STANDARDS

MANG(C) Income Standard Section 120.30

Number In Family Budgetary Unit Monthly Net Income

283	358	492	558	650	733	767	808	850	006	942	992	1042	1100	1158
1	2	е	4	2	9	7	88	6	10	11	12	13	14	15

NOTICE OF PROPOSED AMENDMENTS

Section 120.30 (continued)

Number In Family Budgetary Unit Monthly Net Income 1217 1283 1350 16

- If the number in the MeuseMeld budgetary unit exceeds the number provided above, add \$67.00 for each additional person. (a)
- MANG(C) is available for a pregnant woman, of any age, who would be eligible for AFDC or MANG(C) if the child had already been born. If Тће-ргедваве-межав standard-for-three-persons-even-though-only-the-pregnant-woman-is the woman is married and her spouse lives with her, her pregnancy eligible-te-reseive-MANG(C)-befere-the-shild-s-birth The unborn child(ren) is included in the pregnant woman's budgetary unit. анд-hег-spouse-s-are-аre-өөmbined-анд-өөmpared-to-the-MANG does not make her spouse eligible for MANG(C). (q
- \$283.00.--The-standard-for-two-adults-is-\$358.00.--An-unbern-shild-is If-the-ease-includes-adults-enly,-the-MANG-standard-for-ene-adult-is eeunted-as-a-family-member**e** →
- total-family-need", -the-shild-is-not-to-be-insluded-in-the-assistanse unit. --The family-sime-used-in-the-application-of-the-MANG(C)-Income Income-(SSI),-and-the-parent-dees-net-want-this-income-applied-to Standards-shall be-reduced by one-for-each-such-child-determined When-a-shild-has-earmarked-insome,-sther-than-State-Supplemental ineligible-en-this-basis. (₽
- нея в idered-available te-pay teward-the-ehild-s-medical-enpenses.--The child-only,-the-income-of-the-child-in-eness of-\$283.00-a-month-is When financial eligibility for MANG(C) - is - being - determined - for - one ehild-shall-be allowed-an asset-disregard in the amount-for-one elient-as-stated-in-Section-120,382, € 0
- MANG(G)-Standard for number-of people-shall be-used. -- Two-shildren shall-be-allowed-an-asset-disregard in the amount-for a-elient and If -- ligibility is being determined for more-than-one-child, -the one dependent-as-stated in Section 120,382, Add-\$50 for each additional-child-residing-in-the-same-househeld. **← 3**

(Source: Amended at 17 Ill. Reg.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

SUBPART H: MEDICAL ASSISTANCE - NO GRANT

Earmarked Income Section 120.345

- individual by court order, or by legal stipulation of a contributor. Earmarked income is income restricted for the use of a specified 4 E
- MANG (AABD) † q

Earmarked-income It shall be budgeted against the needs of the specified individual only.

MANG (G) e)

be-deleted-from-the-assistance-unitr--In-that-instancer-the-earmarked income-shall-be-considered-available-to-meet-the-needs-of-the-deleted receiving-earmarked-income-sufficient-to-meet-that-individial's-need Barmarked-income-shall-be-considered-available-to-meet-the-family-s individual-and-the-needs-of-person(s)-for-whom-the-individual-is needs.--The-earetaker-relative-may-request-that-any-individual egally-responsible,

_, effective (Source: Amended at 17 Ill. Reg.

Asset Disregard Section 120.382

In addition to the exempt assets listed in Section 120.381, the cash value of assets shall be disregarded as follows:

MANG (AABD) (p

- \$2,000.00 for a client and \$3,000.00 for a client and one dependent residing together. 1)
- \$50.00 for each additional dependent residing in the household. 2)
- Eligibility for MANG does not exist when non-exempt assets exceed the above disregard. 3)

MANG(C) (q

- \$2,000.00 for a one person assistance budgetary unit and \$3,000.00 for a two-person assistance budgetary unit.
- \$50.00 for each additional member of the assistance budgetary 2)

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

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- \$4,000 for a single person and \$6,000 for a person with one or more dependents.
- Eligibility for QMB status does not exist when countable assets exceed the above disregard.

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Section 120.388 Persons Who May Be Included in the MANG(C) Assistance Unit

- a) The eligible person only shall be included in the assistance unit.
- b) The eligibility of a child depends on that child's lack of parental support or care.

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(Source:

Section 120.389 Persons Who Must Be Included in the MANG(C) Budgetary Unit

The following persons must be included in the MANG(C) budgetary unit:

- a) Caretaker relative;
- b) Children under age 21 who do not receive SSI and who meet the relationship requirement in Section 120.315:
- c) Parents of an eligible child;
- d) The spouse of the caretaker relative if the caretaker relative is a parent of one of the children and the spouse lives in the home; or
- e) A needy relative other than the caretaker relative whose presence is essential in the home to provide care for the eligible children.
- for pregnant women, the unborn child(ren) is also included in the budgetary unit.

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 120.390 Persons-Who-May-Be-Included-In-the-Assistance-Unit Determining Income and Asset Eligibility for MANG(C)

a) MANG(G)

- 1) The assistance unit must include at least one eligible child or only an adult(s) escetaker relative whose eligiblity is based on a child who is ctherwise cligible encept the child receives SSI We more than two of the following individuals may be included as adults:
- A) The earetaker relative;
- B) The-parent-ef-an-eligible-child,
- G) The needy-relative other than the caretaker relative whe provides at least one of the fellowing services.
- i) shild-sare-whish-enables-the-caretaker-relative-te work-on-a-full-time-(at-least-100-hours-per-menth) paid-basis-outside-the-home;
- ii) gare-fer-an-ingapagitated-family-member-in-the-home
- ii;) ohild-care-that-enables-a-caretaker-relative-to receive-training-full-time;
- iv) shild-gare-that-enables-a-garetaker-relative-to-attend high-school-or-General-Edugational-Development-(GED) glasses-full-time,-er
- v) dhild-dare-for-a-period-not-to-endoed-two-months-that enables-the-garetaker-relativo-to-participate-in-a Project-Ghange-(AFDG)-werk-program-such-as-Job-Search-
- 2) The-eligibility-of-a-child-in-an-Assistance-unit-depends-on-that child-s-lack of-parental-support-or-ali-oli-oli-jable choosed to be a solution of the support-or-ali-oli-jable dependent-children-and-stepphildren-in-a-family-unit-shall-be included-in-a-cingle-casey-oweept-in-two-parent-households-where there are -children-of-differing-parentagey-cament-of-whom-lack parental-support-or-oare-because-of-the-unomployment-of-apparenty--In-such-a-circumstance-two-separate-ascistance-cases shall-be-establishedt--one-for-beth-adults-and-children-whose eligibilty-derived-from-their-parent-sund-children-whose eligibilty-derived-from-their-parent-sund-cho-for the-remaining-ohildren--The-provisions-of-thildren-shall not-affect-the-right-of-a-child-who-is-a-parent-to-regeive assistance-in-a-coparate-age-of-thild-who-is-a-parent-to-regeive

NOTICE OF PROPOSED AMENDMENTS

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MANG (AABD) **∮ €** The eligible person only shall be included in the assistance unit.

MANG(P) (e

воян-Овтовет-1,-1983,-0x-later-who-meet-the-eligibility-requirements The assistance unit-shall-only-include-pregnant-women-and-shildren of-Section-130,11;

To determine income and asset eligibility for MANG(C):

- Determine the budgetary unit in accordance with Section 120.389. a)
- Determine the amount of income and resources owned by each member of the budgetary unit.
- Prorate the amount of income and assets of the parents by the number responsible (spouse for spouse and parent for child under age 21). of persons in the budgetary unit for whom they are legally 0
- Add to each child's income and assets the child's prorated share of the parents' income and assets. (p)
- prorated share of a child's parents' income), Use the MANG(C) Income Standard from Section 120.389 from each person's income (including a For each person, deduct the prorated share of the MANG(C) Income Standard for the number of persons in the budgetary unit. 0
- share of a child's parents' assets). Use the Asset Disregard for the from Section 120.382 from the person's assets (including a prorated For each person, deduct the prorated share of the Asset Disregard number of persons in the budgetary unit. (I
- the person has no excess income or assets, the person is eligible for If, after deducting the MANG(C) Income Standard and Asset Disregard If the person has excess income or excess assets, the person is eligible for enrollment in spend-down MANG(C). regular MANG(C).

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ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENT

=	Header of the Part:	The Illinois State Library Scholarships
2)	Code Citation:	23 III. Adm. Code 3070
3	Section Number:	Proposed Action:
	3070.100	Amendment
	3070.110	Amendment
	3070.120	Amendment
	3070.130	Amendment
	3070.140	Amendment
	3070.150	Amendment
	3070.160	Amendment
	3070.170	Amendment

- Implementing and authorized by the State <u>Statutory Authority:</u> Implementing and Library Act (15 ILCS 320/2 and 320/7 {q}) 4
- A Complete Description of the Subjects Involved: The rules are revised to reflect use of the terminology "library training program scholarships". Grants to part-time as well as for two The cessation of MLS programs at the deadline and full-time students are now permitted, universities is also reflected. application is changed. instead of grants"
- proposed rule replace an emergency rule currently in effect? No. Will this (9
- Does this rulemaking contain an automatic repeal date? No. (
- Does this amendment contain incorporations by reference? Yes. (8)
- Are there any other proposed amendments pending on this Part? 6
- The amended rules reflect changes in the number of Illinois universities that offer the program leading to a Masters Degree in Library and Information Science. Due to economic circumstances or personal interests, many possible applicants for the grant program prefer part-time study; the rules change allows for awarding grants to part-time as well as full-time students. Changing the deadline for application to May 1 will ensure that the library schools have made acceptance decisions. "training program grants", is preferred over the various recommendations from Statement of Statewide Policy Objectives: The terminology, "training program word, "scholarships", because of dovernment agencies. 10

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ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENT

Time, Place, and Manner in Which Interested Persons May Comment on This Proposed Rulemaking: Written comments and questions Written comments and questions on This Proposed Rulemaking: Written should be addressed by January 15, 1994 to: 1

Springfield, 1L 62701-1796 Phone: (217) 785-0052 Kathleen L. Bloomberg Associate Director 300 S. Second Street Illinois State Library

does This rulemaking Initial Regulatory Flexibility Analysis: not affect small businesses. 12)

The full text of the Proposed Amendment begins on the next page:

19462

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMEST

FITTL 23: EDUCATION AND CULLICAL PROTECT SUBTILLE B: CULTURAL PICOUCIC CHAPTER I: SECRETARY OF SIALI

THE ILLINOIS STATE LIBRARY SCHOLARSHIPSIPAILAG PPOGPAY GPARTS Number and Amount of ScholarshipTraining_Program Grants Illinois Library Schools and Attendance Requirements Selection of ScholarshipTraining Program Grantees Conditions of ScholershipTraining Program Grants Eligibility Requirements Application Process Definitions Purpose 3070.120 3070.150 3070.100 3070.110 3070,130 3070.140 3070.160 3070,170

(q)) [15 ILCS 320/2 and 320/7 (q)] and the Library Services and Construction Act, (20 U.S.C. 351 et seq.). AUTHORITY: Implementing and authorized by Sections 2 and 7 (q) of The State

Adopted at 12 Ill. Reg. 1915, effective January 1, 1988; amended , effective at 17 Ill. Reg.

Section 3070.100 Purpose

- Grants which assist Illinois residents to obtain a Masters Degree in Library and Information Science, are hereby established by the Scholarship Training purposes of the Library Library Illinois State Secretary of State, (P 9
 - demonstrated scholarship talent, and potential to enter the library profession, to encourage these new librarians to work in Illinois ScholarshipTraining Program libraries, and to improve and stimulate development of public State Library program are to encourage college graduates tho Library shall administer library service in Illinois. State ر ت

Scholarship Training Program Grants Program. _, effective (Source: Amended at 17 Ill. Reg.

3070.110 Definitions Section

"Academic Year" shall mean the instruction period from September of one calendar year until June of the following calendar year, unless grantee has requested to begin studies with summer enrollment.

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

"Applicant" shall mean the person who applies for Illinois State Library Scholarshiptraining grant and who has not begun the program for a Masters Degree in Library and Information Science.

"C-average" shall mean the median grade on a letter grading system at the Illinois graduate library schools, or a 2.0 grade on a 4.0 grade scale, or a 3.0 grade on a 5.0 grade scale.

"Director" shall mean the Director of the Illinois State Library.

"Grant" shall mean a Training Program Grant being awarded under this Part.

"MLS" shall mean a program for the Masters Degree in Library <u>and Information</u> Science in which the applicant is enrolled and fowhich the Scholarshiptraining grant is awarded.

pars. 1-0.1 et seq.) [75 ILGS 5/1-0.1 et seq.], "AN AGF concerning free, public library in village Village Library Act (III. Rev. Stat. 1985, 1991), ch. 81, pars. 16c et seq.) [75 ILGS 40/1 et seq.], "AN AGF to provide for public county library in the seq.], "AN AGF to provide for public county library seq.] <u>Sale Act</u> (111. Rev. Stat. 19851991, clr. 81, pars. 28 et seq.) [75 ILCS 55/1 et seq.], and the Illinois Public Library District established by villages but not supported at least in ch. 8434, pars. 175-38001 et seq., 100 anouste. 75 ILCS 45/11, "AN AGT to enable library associations to sell Stat. 19851991, ch. 81, pars. 1001-1 et seq.) local tax revenues, and incorporated free public libraries incorporated town, township, county, or library district under the Illinois Local Library Act (III. Rev. Stat. 4985<u>1991</u>, ch. 81, pars. 1-0.1 et seq.) [75 ILCS 5/1-0.1 et seq.], "AN AGT 5/5-38001 et seq.}, "AN AGF to validate certiin conversions of certain village library districts" Village Library Conversion Act (111. Rev. Stat. 1985,1991, ch. 81, par. 27.32) Property to levy a tax for library purposes, or which supports the library at least in part from local tax revenues other than federal revenue {55 ILCS established by or as a governmental unit which either is authorized Such a library is established by a city, village, brancher thesis real and personal property! Library public ILCS 40/1 et seq. 1, "AN A67 to provide (11) R. service | Public County Library Service (11) R. service | Public A134, pars, 375-38001 et seq.) mean a tax-supported not established by a governmental unit. "Public Library" shall Act (Ill, Rev. part from libraries

"Resident of Illinois" shall mean a person who is domiciled in Illinois for one calendar year prior to application, or a person who is a domiciliary of Illinois and votes in Illinois but is attending an undergraduate school outside of Illinois.

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SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

"Scholarship" shail mean the Ellinois State Library Scholarship program; as established by this Part:

"Secretary of State" or "Secretary" shall mean the Illinois Secretary of State, who is the State Librarian.

"State Library" shall mean the Illinois State Library, as established pursuant to The State Library Act (T11. Rev. Stat. 1985,1991, Ch. 128, pars. 101 et seq.) [15 LICS_320/1_et_seq.].

"Training Program" shall mean the Illinois State Library Training Program grants, as established by this Part.

(Source: Amended at 17 Ill. Reg. ____, effective _____

Section 3070.120 Number and Amount of SchelarshipTraining Program Grants

- pe Program shall than vear. scholarshipTraining grant money available and the number of qualified applicants. scholarships Training Program grants onth academic final number of scholarshipsgrants awarded поте 110 shall award o amount Library the ρΛ State determined a)
- The maximum schelarship ration of Program grant to be awarded shall be \$7,500.00 for the MESMaster of Library and Information Science program in which the successful applicant is enrolled. The schelarship full-time training grant shall be paid in three installments of \$2,500.00, at the beginning of the three grandate semesters or as required by the graduate school's tuition payment schedule. A part-time training grant will be paid in six installments of \$1,250.00, at the beginning of the six graduate semesters or as required by the graduate school's payment schedule.

(Source: Amended at 17 111. Reg. ____, ettains

Section 3070.130 Illinois Library Schools and Attendance Requirements

- a) The acholarshipgrant shall be awarded only to students who will attend an American Irles at American America
- The accredited library graduate schools in Illinois and their repaired houses of instruction to tell the research to the statement illinois requires

a minimum of \$2 hours per semester; though graduate assistants may take fewer hours of instruction and be considered full-time students; graduation requires a total of \$8 credit hours plus 9 provequisite hours into anternative hours plus 9

ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

employment history, the names and addresses of three references, and an essay question to be answered by the applicant seeking to know why the applicant wants to be a librarian

Amended at 17 Ill. Reg. (Source:

Selection of ScholarshipTraining Program Grantees Section 3070.160

(B)

intellectual curiosity, initiative, leadership ability, flexibility, punctuality, dependability, creativity, and resourcefulness, among other qualities), whose extra curricular activities in college show the applicant to be a student with interest which can contribute to academic performance, i.e., grade point average, in comparison to the other applicants, and to the applicant's peers in his or her undergraduate school, whose personal interview by the State Library staff and members of the Illinois State Library Advisory Committee's essay question on the application form show the applicant to be a (1.e. by identifying their personal goals and by demonstrating their and whose positive attitude and demeanor toward his or her work show that the applicant will work well in the library community, and who is likely subcommittee on Public Library Services and whose answer to the person genuinely interested in becoming a librarian in Illinois his or her success as a librarian; whose personal references Information Science program based upon his or her past academic and awarded to those applicants Library who possess the recommend the applicant for the schelarshipgingt; Jo Masters per calendar year) the i,n A scholarshipgrant will be extracurricular performance. academically to exceed 1015 succeed

Only applications which are postmarked by FebruaryMay 1 of each

calendar year will be considered. (q

notified scholarshipgrant applicants will be by May August 1 of each calendar year. The successful 0

The final decision regarding each applicant will be made by the Director of the State Library. (p

_, effective Amended at 17 Ill. Reg. (Source:

Section 3070.170 Conditions of ScholarshipTraining Program Grants

- The successful applicants must submit proof of acceptance but No grant award may be utilized to defray or specified in Section 3070.130 (b) of this Part by AugustMay 1 of otherwise reimburse previous study and applicants may not be enrolled in the above-referenced graduate library at the time of enrolled in the graduate library program at a school submission of said application. each calendar year. not a)
- The successful applicant must notify the State Library in writing of his/her proposed date of graduation from the Master of Library and

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NOTICE OF PROPOSED AMENDMENTS

SECRETARY OF STATE

- Rosary College in River Forest, Illinois, requires a manimum of 3 courses per semester, a minimum of 2 courses per semester during summer instruction, and a total of 12 courses successfully completed for the award of a degree. 12)
- 3) --- The University of Chicago; in Chicago; Fllinois; requires 4.0 semestery and successfully completed for the award of a degree; 3 courses per a minimum of
- Illinois, requires a minimum of 3 units or 12 credits per semester, and a Urbana, total of 10 units for the award of a degree. -Illinois University of 24)

, effective (Source: Amended at 17 Ill. Reg.

Section 3070. 140 Eligibility Requirements

- Each applicant must be a resident of Illinois and a citizen of the United States or its territories. (B)
- Each applicant must have received a Bachelor's degree from an accredited college or university, (with a transcript of all academic work submitted to the Illinois State Library.) 9
 - Each applicant must be accepted at a graduate library school in Illinois accredited by the American Library Association. ς
- Illinois, Illinois State Library, consenting to spend the equivalent of two years in full-time Illinois public a library service within Each applicant must agree to sign an agreement with the State of the first three years following graduation from graduate library Service must be in an Illinois Library and Information Network (ILLINET) public library or at the Illinois State Library. P
 - Each applicant must not have commenced their graduate study for the Master of Library and Information Science. (e

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Section 3070.150 Application Process

- the Illinois State by FebruaryMay Springfield, Grants, Street, Program 62701-1796 (217-782-7848) submitted to: Second ScholarshipTraining South All applications must be Building300 62756 1 of each year. Gentennial Library, Illinois a)
- All applications must be submitted on the written application form personal identifying information concerning the applicant, the name and admittance date of the library school the applicant seeks to the collegiate extra academic activities of the applicant, any organizational affillations of the applicant, the applicant's The application form shall request attend, the applicant's educational history and college transcripts, supplied by the State Library. P

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

applicant must immediately notify in writing the months before the loans other scholarshipsgrants : Information Science program at least four (4) good graduation. The spreesful

upon the written approval of the Director of the State Library after and must continue on a full-time full or a part-time basis with no interruptions or leaves of absence except consideration of the applicant's written request, i.e., personal Information Science program at the beginning of the next Fall The successful applicant must commence the Master of Library emergency, illness, or disability. accepted by the applicant. semester,

Recipient must forward an original or photocopy of the college's or university's official notification of grades of graduate library school courses for each semester of sludy to the Illinois State Committee within ScholarshipTraining Program Grants s conclusion. thirty days following the semester

ScholarshipTraining Program Grant is subject to cancellation if a grade C average for each semester of graduate library courses

the scholarshipgrant recipient is unable to complete the required course program and receive the Master of Library and Information Science Degree, the recipient must refund if the recipient fails to fulfill the personal services agreement unforeseen crises, emergencies, or situations beyond the recipient's the responsibility of the recipient will be reviewed and The grant must also be repaid for two years of full-time work in a qualifying Illinois library. In the event of other extenuating circumstances (i.e., unplanned, determined by the Director of the Illinois State Library. the total amount of money received. If, for any reason, maintained.

agreement with the Illinois State Library within the first three submit to the Hillinois State Library proof of by an Illinois public library or the Illinois State ments of the personal services in such a library until libony school. I are and proof of continued employment The state of the s recipiont must

sful applicant most sign a written agreement evidencing , eement has been fulfilled.

oaid back to the State Library. If the two year work agreement is not fulfilled, the recipient shall repay the amount of the scholarwhipgrant, or repay a pro-rated amount if only a servotaryhypgrant, or repay a pro-rated amount if only a fraction of the time is worked in a public library. The Director applicant to strictly adhere to the subsections (a) through (1) of or willful misconduct, of the Shall call send a written payback order to the applicant. The failure, either by neglect 1

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

in a letter to the successful applicant which will be sent within 15 days of the receipt of the hearing request. The decision after the request for a hearing must be made within 30 days of the date of the The hearing date, time, and location will be stated applicant wishes to contest the payback order, he or she shall be entitled to request a personal hearing before the Director. hearing by the Director is final. payback order.

The scholarshipgrant shall be paid back at the rate of at least \$100.00 per month, commencing within 90 days of the applicant's leaving the Masters program without successful completion or completion of the public library service

No interest on the unpaid balance shall be charged.

State Collection Act of 1986 (111. Rev. Stat. 1986 1991 Supp, ch. 15, par. 151 et seq.) [30 ILCS 210/1] to collect any unpaid monies due to the State Library by any The State Library shall use the offset procedure with the Illinois Comptroller (74 Ill. Adm. Code 285) and the Illinois applicant.

_, effective (Source: Amended at 17 Ill. Reg.

DEPARTMENT OF AGRICULTURE

NOTICE OF ADOPTED AMENDMENTS

- Heading of Part: Farmland Preservation Act
- 8 Ill. Adm. Code 700 Code Citation:
- Adopted Action: Section Numbers:
- Statutory Authority: Farmland Preservation Act (Ill. Stat. 1991, ch. 5, par. 1301 et seq.) [505 ILCS 75] Amend Appendix I 4)

Rev.

- October 29, 1993 Effective Date of amendments: 2
- Does this rulemaking contain an automatic repeal date? No (9
- Does this proposed amendment contain incorporations by reference?
- October 25, 1993 Date Filed in Agency's Principal Office: 8
- Notices of Proposal Published in Illinois Register: July 2, 1993, 17 Ill. Reg. 9781 6
- Has JCAR issued a Statement of Objections to these rules? No 10)
- Technical changes accepted as recommended by JCAR. Differences between proposal and final version: 11)
- all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? N/A 12)
- Will this amendment replace an emergency amendment in effect? 13)
- Are there any amendments pending on this Part? No 14)
- Appendix I is being updated to reflect current policy of the Department of Transportation toward farmland preservation and the administrative process used to implement that Summary and Purpose of amendments: policy. 15)

the administration of the program. Further, the policy statement and cooperative working agreement shall be updated by the State agency and reviewed and approved by the Department of Agriculture every 3 years. cooperative working agreements to be prepared as rules for Section 4 of the Act requires the policy statements and

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AGRICULTURE DEPARTMENT OF

NOTICE OF ADOPTED AMENDMENT'S

- Information and questions regarding this adopted amendment Illinois Department of Agriculture State Fairgrounds, Springfield, Illinois 62794-9281 shall be directed to: Name: Debbie Wakefield Telephone: 217/782-2172 Address: 16)
- The full text of Adopted Amendments begins on the next page:

DEPARTMENT OF AGRICULTURE

NOTICE OF ADOPTED AMENDMENT(S)

SOIL AND WATER CONSERVATION DEPARTMENT OF AGRICULTURE TITLE 8: AGRICULTURE AND ANIMALS SUBCHAPTER q: CHAPTER I:

FARMLAND PRESERVATION ACT

Section 700.10

Definitions

Requirements of Policy Statements and Cooperative Working Agreements 700.20

Review of Agency Project Proposals 700,30

Report: The Tracking of Farmland Converted by State Activities Illinois Department of Agriculture APPENDIX A 700.40

Agricultural Agriculture's Preservation Policy Statement of Department EXHIBIT A Illinois

Land

The Proposed Project Review Process EXHIBIT B

Conflict Resolution Process EXHIBIT C

Land Use Definitions EXHIBIT D

Illinois Bureau of the Budget's Agricultural Land Preservation APPENDIX B

Policy Statement and Cooperative Working Agreement Capital Development Board APPENDIX C

Development Board's Agricultural Land Preservation Capital EXHIBIT A

Policy Statement

Capital Development Board - Illinois Department of Agriculture CDB Agricultural Land Conversion Mitigation Measures EXHIBIT B EXHIBIT C

Cooperative Working Agreement

CDB User Agency Designation in Relation to Land Acquisition TABLE A

Capital Project Development Process TABLE B

Capital Development Board Agricultural Land Conversion Mitigation Measures (Repealed) TABLE C

EXHIBIT A Agricultural Land Preservation Policy Statement and Cooperative Illinois Department of Conservation APPENDIX D

Agreement

Illinois State Statutes Governing the Department of Conservation Commerce and Community Affairs' Farmland Preservation Policy and Cooperative Agreement Jo Department EXHIBIT B APPENDIX E

Illinois Environmental Protection Agency's Agricultural Land Department of Energy and Natural Resources' Agricultural Land Preservation Policy Statement and Cooperative Working Agreement APPENDIX F APPENDIX G

Illinois Department of Mines and Minerals' Agricultural Preservation Policy Statement and Cooperative Agreement Preservation Policy Statement APPENDIX H

Preservation Policy Statement and Cooperative Working Agreement Illinois Commerce Commission's Agricultural Land Preservation Agricultural Illinois Department of Transportation's APPENDIX I APPENDIX J

AUTHORITY: Implementing and authorized by the Farmland Preservation Act (111). Rev. Stat. 1991, ch. 5, par. 1301 et seq.) [505 1LCS 75].

Policy Statement and Cooperative Working Agreement

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DEPARTMENT OF AGRICULTURE

NOTICE OF ADOPTED AMENDMENT(S)

III. Reg. 18569, effective November 2, 1987; amended at 11 III. Reg. 19011, effective November 10, 1987; amended at 11 III. Reg. 20527, effective December 2, 1987; amended at 12 111. Reg. 5235, effective March 4, 1988; amended at 13 Ill. Reg. 285, effective December 28, 1988; amended at 13 Ill. Reg. 3653, effective March 13, 1989; amended at 13 111. Reg. 10489, effective June 16, 1989; amended at 17 111. Reg. 19469 , effective October 29, 1993 SOURCE: Adopted at 8 Ill. Reg. 15279, effective August 9, 1984; amended at 11

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Section 700.APPENDIX I Illinois Department of Transportation's Agricultural Land Preservation Policy Statement and Cooperative Working Agreement

PREFACE

The Farmland Preservation Act (III. Rev. Stat. 1967 1991, ch. 5, par. 1301 et seq.) [505 ILCS 75] requires the Department of Transportation (DOT) and nine other State agencies to develop a policy statement specifying the agency's policy toward farmland preservation. The following statement has been prepared in response to that requirement. A working agreement has also been prepared to describe the administrative process that he used to implement the policy. The Agricultural Land Preservation Policy prepared in response to Executive Order 80-4, signed by Governor James R. Thompson on July 22, 1980, will also remain in effect in accordance with Section 4 of the Farmland Preservation Act.

POLICY

Recognizing that its transportation objectives must be in concert with the overall goals of the State, it is the policy of the DOT, in its programs, procedures, and operations, to preserve Illinois farmland to the extent practicable and feasible, giving appropriate consideration to the state's social, economic, and environmental goals.

BACKGROUND/PERSPECTIVE

Highways, rail systems, airports, and port terminals by their nature, occupy land. The extent that transportation facilities will occupy today's farmland in the future primarily will depend on the DOT's programs, safety and operational requirements, and the degree to which a responsible balance is established among the various development and preservation interests of the state of Illinois.

With the existence of a comprehensive and largely complete transportation system in Illinois, the DOT's major program emphasis is directed toward preservation and rehabilitation of existing facilities, rather than expansion. Rehabilitation of the system for full and effective use, however, will require some additional land acquisitions to satisfy current safety and operational requirements. A limited number of new or expanded transportation facilities will be required in order to attract business and industry and improve service and access to Illinois markets. Expansion efforts must be carefully managed to preserve the agricultural community while serving the rural areas of the State.

In the past, new transportation facilities often were constructed on farmlands. This was due, in part, to a number of Federal laws and regulations pertaining to the protection of other sensitive areas, such as flood plains, wetlands, wildlife habitats, etc. Special protection is also provided for parks and historic sites. Federal law requires that such lands not be used for Federal-aid highway purposes, unless no feasible and prudent alternative is available. Executive Order 80-4 and the Farmland Preservation Act increase the

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protection afforded farmland, so that it is commensurate with the importance of the resource.

AGRICULTURAL IMPACTS OF HIGHWAY CONSTRUCTION

As-of-dune-367-19867-the-State-highway-system-occupied 253,779 acres: of which approximately -2161606-acres are-in-rural areas. This compares with the more than-28070807080408-acres-of-itilinois-land-acres of its provided for farming-During FY 466 92, approximately 960 acres of agricultural land were purchased for the State highway system. This represents slightly less than 3 percent of the total farmland acquired or impacted during that period by the 10 State agencies regulated by the Farmland Preservation Act. Bue-to-the-emphasis—on rehabilitation-of-the-existing-highway-system7-it It is anticipated that future conversions of farmland for highway purposes will approximate average less than 1,000 acres per year.

The rate of farmland conversion for highway usage is expected to remain near current levels for three reasons. First, the current emphasis on rehabilitation of the existing system is expected to continue in the future. Because much of today's system was constructed in the 1920's and 1930's, an extensive and continuing program is necessary to rehabilitate and replace narrow and deteriorated bridges and pavements. Such a program is not expected to require significant land acquisition. Secondly, certain mitigating factors for reducing adverse agricultural impacts already have been introduced into highway designs, and more are expected. For example, current design practices now encourage use of narrower medians and smaller interchanges. The third reason is the increased importance given agricultural conversions in decisions regarding highway projects.

AGRICULTURAL IMPACTS OF AIRPORT DEVELOPMENT

The publicly owned State airport system currently consists of 72 79 airports, serving 40 51 air carrier or commuter airlines and thousands of private pilots. The public airports outside Chicago occupy 36,749 39, 089 acres, 7-of-which 124,657-or-30-percent-are-currently-being-farmed. Since 1983, public airports have acquired 1:522 4,433 acres, often without State financial support. 7 however,-only-247-ocres-of-agricultural-land-have-been-caken-out-of-production-

With a few exceptions, the system of airports envisioned in the State Airport System Plan is in place. Scott Air Force Base near Belleville, Illinois will be expanded within the immediate future to accommodate joint military-civilian operations. Studies are in progress for a third major airport to serve the Chicago area and its environs. In addition, construction Genstruction of four or five new small airports is anticipated over the next 20 years. Limited expansion of existing airports will also be undertaken. Towith-the-safety projects will be balanced with an analysis of farmland impacts as required by Executive Order 80-4, the Farmland Preservation Act, and this Departmental Policy Statement.

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AGRICULTURAL IMPACTS OF RAILROADS

route miles (as of January 1, ± 907 1992) which includes mainlines and branchlines. This system has been gradually shrinking over the years as light The Illinois railroad system is a mature network of approximately $\theta_733\theta_1$ 7,900density lines are abandoned and traffic is concentrated on fewer lines. Occasionally, the net result of branchline abandonment has been an increase in the amount of land in agricultural production since abandoned right-of-way can be restored to farmland usage. or operate; -- or -- construct railroad lines and; resources, due consideration will be given to preserving agricultural land and consequently, does not exercise jurisdiction over most railroad projects which might affect farmland. However, in those instances where future Departmental decisions regarding railroad projects might impact the State's farmland minimizing adverse impacts on its productive capacity. does not own;

AGRICULTURAL IMPACTS OF WATER RESOURCES PROJECTS

Water resources projects, such as reservoirs, waterways, levees, and flood and may cause production losses recent years concentrated on urban flood control. Where farmland is involved, a through conversion of farmland, However, the DOT's projects in special evaluation will be made of the related impacts. channels, involve land taking and damages

cause increased flood damages on adjacent farmland. Flood impacts on adjacent farmland uses are considered, and permits are conditioned or denied in order to minimize such Some projects requiring DOT permits have the potential to

IMPACT MITIGATION

also be given to mitigating wettang compensations or open of federal lands. (State of federal lands). Where land is purchased to prevent developments incompatible to the contract of the cont and revised, and the new standards tend to favor minimal land acquisition, standardized right-of-way requirements for certain types of highways have been eliminated in favor of flexible requirements that stipulate acquisition of only high priority on selecting lands which are not Prime farmlands for wetland airports, the DOT will consider give priority to acquiring easements on its own and will encourage other agencies to acquire only the development is committed to initiating special measures when transportation Design standards are periodically reviewed those lands essential for construction and maintenance. The DOF will place III. in the surrounding areas, so that the acreage can continue with transportation system safety or noise standards, such as land adjacent taking only those lands needed for construction and maintenance. For projects affect agricultural lands.

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#n-the-future,-planning-Planning studies for transportation or water resources projects will include an early determination of the potential for farmland The DOT will carefully consider the impacts of farmland conversion on the agricultural economy of the State.

This interdisciplinary approach should assure that the representatives. This interdisciplinary approach community are adequately and impacts of DOT projects on the agricultural community are adequately and include coordination and consultation with the Illinois other agricultural Studies conducted in conjunction with transportation and water when appropriate, Department of Agriculture and, accurately assessed. will

measures will not necessarily eliminate the conversion of farmland to non-agricultural purposes, impact analysis and coordination will assure that a given conversion is consistent with our programmatic responsibilities, Executive Order 80-4, (1988),7 and the Farmland Although the DOT's mitigation Preservation Act.

Illinois Department of Transportation - Illinois Department Cooperative Working Agreement of Agriculture

Pursuant to Section 4 of the Farmland Preservation Act, the Illinois Department of Transportation ("DOT") and the Illinois Department of Agriculture ("DOA") hereby mutually agree to the following:

- This Cooperative Working Agreement ("AGREEMENT") sets the guidelines for the implementation of the DOT's Agricultural Land Preservation
- This AGREEMENT shall apply to those projects which the DOT authorizes, or in which it participates, except the following:
- Those non-linear (spot) projects requiring-tess than tenracres of tand acquiring 10 acres or less of land;
- linear projects requiring--iess-than-three-acres-or-iand (q
- Those projects located within the boundary of a an incomporated acquiring 3 acres or less of land per project mile; municipality; 0
 - projects located within the official one and one-half mile planning area of the comprehensive plan, if one exists, of a an Theorpetated Municipality; (p
 - Projects exempted by the parenter of Agrandature; or
- Current projects as described by Section 7 of the Paimland
- The DOT agrees to notify, in writing, the DOA of projects that will have an impact on farmland in Illinois. The notice from the DOT should always be sent to the DOA within the location and environmental 3

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study phase and prior to the holding of any public hearings related to documents such as, but not limited to, the following: the project.

- proposed airport layout plans, a)
- draft or and final environmental analyses,
 - Illinois Rail Plan, 0
- Highway Improvement Plan, and (p
- Water Resources Planning Reports, and
- documents containing project descriptions. e (F)
- Agricultural Impacts is needed or not. When DOA finds that such study is necessary, the study shall be conducted as provided in paragraph DOA shall determine, within 10 days, whether a Study 4
- The DOT will update its notices of farmland impacts as plans are changed and new information becomes available. 5.
- The DOT will cooperate in DOA's preparation of its annual report to Governor and to the General Assembly on the amount of farmland converted to non-agricultural uses as a result of State action. The DOA will attempt to advise the DOT of the type of information needed a year in advance of the request for that information. 9
- The DOT will mitigate the agricultural impacts of its projects covered Transportation Agricultural Land Preservation Policy and its subsequent amendments. Minimum median widths and compressed diamond interchanges are \pm ndicative $\underline{representative}$ of the mitigative measures that reduce the adverse impacts of highway construction on The DOT will place a high priority on selecting lands which are not Prime farmlands for wetland mitigation purposes in devising wetland compensation plans. Consideration will also be given to mitigating wetland impacts on publicly owned lands (State or federal lands). In accordance with Sections 2 and 3 of this by this AGREEMENT as provided in the Illinois Department of AGREEMENT, wetland compensation plans will be furnished to the DOA for review to determine compliance with the Farmland Preservation Act. agricultural resources. 7.
- The DOA further agrees to the following: 8
- To follow its project Review-Griteria review process contained in its "Agricultural Land Preservation Policy" as amended, or other procedures upon which the parties have agreed, in carrying out its reviews under this AGREEMENT; a)
 - To complete its review of DOT projects within 30 days after (q
- To provide information and assistance to the DOT and its notice with all required project information from the DOT; consultants upon request; and û

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- To provide its comments in accordance to the procedures specified in the relevant documents or as otherwise agreed between it and the DOT g)
- shall bind each only to the other and and Transportation further The Illinois Departments of Agriculture creates no rights in third parties. agree that this AGREEMENT 6
- 10. All changes to this AGREEMENT shall be made after consultation with, and concurrence by, both parties.
- 11. This AGREEMENT shall become effective upon its signature by the Secretary of Transportation and the Director of Agriculture and shall remain in effect until 30 June 1996 1996.

effective 19469 Reg. I11. 17 a t October 29, 1993 (Source: Amended

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENTS

Heading of the Part: SAFETY, MAINTENANCE AND SANITATION

Code Citation: 20 Ill. Adm. Code 502 2)

1

Section Numbers: 3)

502.110

Adopted Action:

Amend

Statutory Authority: Implementing Sections 3-7-2 and 3-14-1 and authorized by Section 3-7-1 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-7-2, 1003-14-1, and 1003-7-1) [730 ILCS 5/3-7-2, 3-14-1, and 3-7-1] Implementing Sections 3-7-2 and 3-14-1 and 4)

Effective Date of Amendments: November 15, 1993 2)

Yes Does this rulemaking contain an automatic repeal date? (9

Does this amendment contain incorporations by reference? No. 2

Date Filed in Agency's Principal Office: October 29, 1993 8

Notice(s) of Proposal Published in Illinois Register: 6

April 23, 1993 (issue date)

17 Ill. Reg. 6394

Has JCAR issued a Statement of Objections to these rules? 10) Difference(s) between proposal and final version: None 11)

Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)

Will this amendment replace an emergency rule currently in effect? 13)

Are there any amendments pending on this Part? 14)

have any length hair provided it is kept neat and clean and it does not Summary and Purpose of Amendments: Statutory citations have been updated and it has been further clarified that committed persons may create a security risk. 15)

Information and questions regarding this adopted amendment shall be directed to 16)

David C. Watkins, Deputy Director Department of Corrections

Name:

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DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENTS

P. O. Box 19277 Springfield, Illinois 62794-9277 217/522-2666 1301 Concordia Court Address:

relephone:

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENTS

CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT CHAPTER I: DEPARTMENT OF CORRECTIONS SUBCHAPTER e: OPERATIONS TITLE 20:

SAFETY, MAINTENANCE AND SANITATION

SUBPART A: FOOD SERVICE

Special Diets Applicability Sanitation Menus Section 502.40 502.20 502.10

SUBPART B: CLEANLINESS AND GROOMING FOR COMMITTED PERSONS

Responsibilities Applicability Procedure 502.100 502.110 Section

SUBPART C: CLOTHING, BEDDING, LINENS

Section 502.200 502.205 502.210 502.220 502.230

Responsibilities Clothing Applicability

Bedding

Linens

SUBPART D: CLOTHING AND GRANTS FOR TRAVEL AND EXPENSES

Section 502.300 502.310

Applicability

Clothing for Release Grants for Travel and Expenses 502.320

AUTHORITY: Implementing Sections 3-7-2 and 3-14-1 and authorized by Section 3-7-1 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-7-2, 1003-14-1, and 1003-7-1) [730 ILCS 5/3-7-2, 3-14-1, and 3-7-1].

, effective SOURCE: Adopted at 8 III. Reg. 14618, effective August 1, 1984; amended at 11 III. Reg. 7264, effective May 1, 1987; amended at 13 III. Reg. 13577, effective September 1, 1989; amended at 15 III. Reg. 11928, effective September 1, 1991; amended at 17 III. Reg. 19479 , effective November 15, 1993

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Section 502.110 Procedure

- Committed persons may have any length of hair, sideburns, mustaches, or beards so long as they are kept neat and clean and do not create a security risk. a)
- If the growth, elimination, or color change of hair, mustache, sideburns, or and/or beard significantly changes the individual's appearance, a new identification photograph shall be taken. Q
- An individual who continuously changes his appearance and thereby interferes with the orderly function of the facility, or otherwise creates a security risk or a sanitation problem, may be required to abide by an individual grooming policy, at the discretion of the Chief Administrative Officer. <u>်</u>

_, effective November 15, 1993) Amended at 17 Ill. Reg. 19479 (Source:

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POLLUTION CONTROL BOARD

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- Heading of the Part: SEWER DISCHARGE CRITERIA
- 2) Code Citation: 35 Ill. Adm. Code 307

1)

- 3) Section Numberg: Adopted Action:
- 307.1103, 307.2400, 307.2402 Amendment 307.2403, 307.2404, 307.2405 Amendment 307.2406, 307.2490, 307.2491 Amendment
- 4) <u>Statutory Authority</u>: 111. Rev. Stat. 1991, ch. 111½, pars. 1013, 1013.3 and 1027 [415 ILCS 5/13, 5/13.3 and 5/27].
- 5) Effective Date of amendments: October 29, 1993
- 6) Doeg this rulemaking contain an automatic repeal date? N
- 7) Do these amendments contain incorporations by reference?

Yes. The existing text of Part 307 includes numerous incorporations by reference throughout the text. The present amendments update some of those incorporations to include the most recent version of the Code of Federal Regulations, as amended by the Federal Register.

- Date filed in Board's principal office: Order adopted September 9, 1993.
- 9) Notice of Proposal Published in Illinois Register:

July 2, 1993, at 17 Ill. Reg. 9803

10) Has JCAR issued a Statement of Objections to these rules? No.

Section 13.3 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 1114, par. 1013.3 [415 ILCS 5/13.3]) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to First Notice or to Second Notice review by JCAR.

11) Differences between proposal and final version:

Section 307.2400(b)(7)(D) language added Section 307.2403(a) spelling of chemical name corrected Section 307.2406(a)(2) punctuation of chemical name corrected

12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 13.3 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 1114, par. 1013.3 [415 ILCS 5/13.3]) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to First Notice or to Second Notice review by JCAR.

- 13) Will these amendments replace an emergency amendment currently in
- 14) Are there any other amendments pending on this Part? No.



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POLLUTION CONTROL BOARD

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15) Summary and Purpose of amendments:

A more detailed description is contained in the Board's opinion of September 9, 1993 in R93-2, which Opinion is available from the address below.

The amendments involved in this proceeding are based on USEPA amendments to rules affecting the Organic Chemicals, Plastics, and Synthetic Fibers (OCPSE) Category (40 CFR 414, corresponding to 35 111. Adm. Code 307. Subpart 0). These amendments establish alternative cyanide limitations for non-amenable cyanide resulting from unavoidable complexing in process wastestreams. They also establish alternative limitations for metals to accommodate low background levels of metals in non-ametal bearing wastestreams. Irom incidental sources, such as source water, raw materials contamination, and materials of construction. The federal amendments further correct listing errors in the federal appendices A E B, corresponding to Sections 307.2490 and 307.2491), and amend the applicability provisions for the Other Fibers, Thermoplastic Resins, and Thermosetting Resins subcategories (40 CFR 414, Subparts C, D & E, corresponding to Sections 307.2402, 307.2403 & 307.2404). The federal amendments finally purport to move two chemicals from the Bulk Organic Chemicals Subcategory (40 CFR 414, Subpart G, Corresponding to Section 307.2407).

16) Information and questions regarding this adopted amendments shall be directed to:

Michael J. McCambridge
Attorney
Illinois Pollution Control Board
100 W. Randolph 11-500
Chicago, IL 60610
312-814-6924

The full text of the adopted amendments begins on the next page:



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TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE C: WATER POLLUTION CHAPTER I: POLLUTION CONTROL BOARD

PART 307 SEWER DISCHARGE CRITERIA

SUBPART A: GENERAL PROVISIONS

Preamble (Renumbered)	General Requirements (Renumbered) Mercurv (Renumbered)	(STORET number 00	Pretreatment Requirements (Repealed)	Preamble	Definitions	Test Procedures for Measurement	Foxic Pollutants
Section 307.101	307,102		307,105	307.1001	307.1002	307,1003	307.1005

REQUIREMENTS

244				
PRETREATMENT		ıts		
SPECIFIC		Requiremen		
AND		10		
ENERAL		Specifi		
O		and		
B		ral	1.4	de
SUBPART		Gener	Mercui	Cyani
	Section	307.1101	307.1102	Ξ.

SUBPART F: DAIRY PRODUCTS PROCESSING

								/ Desserts				
					98		en Desserts	and Other Dair;				
					Cream Chee		other Froz	Novelties				
	Receiving Stations	Fluid Products	Cultured Products	Butter	Cottage Cheese and Cultured Cream Cheese	Natural and Processed Cheese	Fluid Mix for Ice Cream and other Frozen Desserts	Ice Cream, Frozen Desserts, Novelties and Other Dairy Desserts	Condensed Milk	Dry Milk	Condensed Whey	Dry Whey
Section	307,1501	307.1502	307.1503	307.1504	307,1505	307,1506	307.1507	307,1508	307.1509	307.1510	307,1511	307.1512

SUBPART G: GRAIN MILLS

	rn Wet Millin	rn Dry Millin	nal Wheat Flour Millin	gur Wheat Flour Mill	. Rice Milling	led Rice M	F.	real	-to-eat C	Sta
ecti	601 Cor	07.1602 Cor	07.1603 No	07.1604 Bul	07.1605	07.1606 Pa	07.1607	07.1608	07.1609	07.1610

SUBPART H: Section 307.1700 307.1701 307.1702

Printed Circuit Boards	SUBPART O: ORGANIC CHEMICALS, PLASTICS AND SYNTHETIC FIBERS	General Provisions Rayon Fibers Other Fibers
307.2308 P	SUBP	
heat Starch and Gluten	SUBPART H: CANNED AND PRESERVED FRUITS AND VEGETABLES	General Provisions Apple Juice Apple Products

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Citrus Products Frozen Potato Products Dehydrated Potato Products Canned and Preserved Fruits Canned and Preserved Vegetables Canned and Preserved Specialties	SUBPART I: CANNED AND PRESERVED SEAFOOD Farm-raised Catfish Fish Meal Processing Subcategory	SUBPART J: SUGAR PROCESSING
307.1703 307.1704 307.1705 307.1706 307.1707	Section 307.1801 307.1815	

MILLS
TEXTILE
×
SUBPART

	General Provisions	Wool Scouring	Wool Finishing	r Use	oven Fabric Finishi	nit Fabric F	arpet Finishin	Stock and Yarn Finishing	Nonwoven Manufacturing	Felted Fabric Processing
Section	07.200	07.200	307.2002	07.200	07.200	07.200	07,200	07.200	07.200	07.200

MANUFACTURING		
CEMENT	9	2000
T L: C	5	10
SUBPART	nleaching aching	23
	0000	3017.708

	ELECTROPLATING
	×
General Ducks	SUBPART
Section 307.2201 307.2202	

SUBPART M: FEEDLOIS

	General Provisions	Electroplating of Common Metals	latin	Anodizing	200	Chemical Etching and Milling	Electroless Plating	Circuit Bo
Section	307.2300	07.2	7.23	307.2304	23	23	307.2307	23

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Wastestreams
nd Cyanide-bearing streams
Thermoplastic Resins Thermosetting Resins Commodity Organic Chemicals Bulk Organic Chemicals Specialty Organic Chemicals Non-complexed Metal-bearing and Cyanide-bearing Wastestreams Complexed Metal-bearing Wastestreams
307.2403 307.2404 307.2405 307.2406 307.2490 307.2490

SUBPART P: INORGANIC CHEMICALS MANUFACTURING

	Δ.		Chloride Production Oxide Production	Chlor-alkali Process (Chlorine and Sodium or Potassium Hydroxide	Production) Hydrofluoric Acid Production	Hydrogen Peroxide Production	Potassium Metal Production	Potassium Dichromate Production	Potassium Suliate Production		Sodium Dichromate and Sodium Sulfate Production	Sodium Sulfite Production	Titanium Dioxide Production	Aluminum Filoriae Froduction	Administration of the control of the	Boric Acid Production	Bromine Production	Calcium Carbonate Production		Carbon Monoxide and Byproduct Hydrogen Production	Chrome Pigments Production	Chromic Acid Fronciscon	COMPART MAINTE FIGURATION	Fluorine Production	Hydrogen Production	Hydrogen Cyanide Production	Iodine Production	Lead Monoxide Froduction	Diffigure discussion	Oxygen and Nitrogen Production	Potassium Chloride Production	Potassium Iodide Production	Silver Nitrate Production	Sodium Bisulfite Production	Sodium Fluoride Production	Stannic Oxide Production	Alic Suller Fronters of Production	
	General Provi	_ 0	Calcium Chlor	Chlor-alkali	Production) Hydrofluoric	Hydrogen Pero	Potassium Met		Potassium sur	Sodium Chlori	Sodium Dichro	Sodium Sulfit	Titanium Diox	Aluminum Fluc	POLICITATION CITY	Boric Acid Pr	Bromine Produ	Calcium Carbo	Calcium Hydro	Carbon Monoxi	Chrome Pigmer	Chromic Acid	Berric Chlori	Fluorine Proc	Hydrogen Prod	Hydrogen Cyar	Todine Produc	Tithium Carbo	Nickel Salts	Oxygen and Ni	Potassium Chl	Potassium Iod	Silver Nitrat	Sodium Bisul	Sodium Fluor	Stannic Oxide	Cadming Diam	Cobolt Colta

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Production
Chloride
Zinc
307.2567

SUBPART R: SOAP AND DETERGENTS

Soap Manufacturing by Batch Kettle Fatty Acid Manufacturing by Fat Splitting Soap Manufacturing by Fatty Scid Neutralization Glycerine Concentration Glycerine Distillation Manufacture of Soap Flakes and Powders Manufacture of Liquid Soaps Sulfamic Acid Sulfation Sulfamic Acid Sulfation Neutralization of Sulfation Neutralization of Sulfation Neutralization of Sulfation Manufacture of Liquid Detergents Manufacture of Liquid Detergents Manufacture of Drum Dried Detergents Manufacture of Drum Dried Detergents Manufacture of Drum Dried Spray and Cakes	FERTILIZER MA oduction tilizer Product	BPART T: PETR	General Provisions Cokemaking Sintering Iromaking Steelmaking Vacuum Degassing Continuous Casting Hot Forming Acid Picching Cold Forming Alkaline Cleaning Alkaline Cleaning Alkaline Cleaning Alkaline Cleaning Alkaline Cleaning Alkaline Cleaning
Section 307.2701 307.2702 307.2703 307.2704 307.2706 307.2708 307.2709 307.2710 307.2711 307.2711 307.2711 307.2711 307.2711 307.2711 307.2711 307.2711	Section 307.2801 307.2803 307.2803 307.2804 307.2805 307.2806	Section 307.2901 307.2902 307.2903 307.2904	Section 307.3000 307.3001 307.3001 307.3003 307.3005 307.3006 307.3008 307.3008 307.3010 307.3011

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0 1	POLLUTION CONTROL BOARD		93 POLLUTION CONTROL BOARD
	NOTICE OF ADOPTED AMENDMENTS		NOTICE OF ADOPTED AMENDMENTS
1	SUBPART V: NONFERROUS METALS MANUFACTURING	307.3505	No Beamhouse
307.3100	General Provisions Bauxite Refining	307.3507	intough-the blue Shearling Pigskin
307.3102	Primary Aluminum Smelting Secondary Aluminum Smelting	307.3509	Retan-Wet Finish-Splits Potassium Ferricyanide Titration Method
307.3104	Primary Copper Smelting Primary Electrolytic Copper Refining		SUBPART BA: GLASS MANUFACTURING
307.3106	Secondary Copper Primary Lead	Section 307.3601	Insulation Fiberglass
307.3108	Primary Zinc Metallurgical Acid Plants	307.3602	Sheet Glass Manufacturing Rolled Glass Manufacturing
307.3110	Primary Tungsten Primary Columbium-Tantalum	307.3604	Plate Glass Manufacturing
307.3112	Secondary Silver	307.3606	Automotive Glass Tempering
307.3114	Secondary Lead Primary Antimony	307.3608	
307.3115	Primary Beryllium Primary and Secondary Germanium and Gallium	307,3610	Glass Tubing (Danner) Manufacturing Television Picture Tube Envelope Manufacturing
307.3117	•	307.3612	Incandescent Lamp Envelope Manufacturing
307.3118	Secondary Mercury Primary Molybdenum and Rhenium	307.3613	Hand Freesed and blown Glass manutacculling
307.3120	Secondary Molybdenum and Vanadium		SUBPART BB: ASBESTOS MANUFACTURING
307.3121	Primary Nickel and Cobalt Secondary Nickel	Section	Jahostos-Coment Dine
307.3123	Primary Precious Metals and Mercury	307.3702	Asbestos-Cement Sheet
307.3124	Secondary Precious Metals	307.3703	Asbestos Paper (Starch Binder)
307.3126	Filmary name barrin merals Secondary Tantalum	307.3705	Asbestos Faper (blastometic primer) Asbestos Millboard
307.3127	Secondary Tin	307.3706	
307.3128	Primary and Secondary Titanium Secondary Tungsten and Cobalt	307.3707	Asbestos Floor Tile Coating or Finishing of Asbestos Textiles
307.3130	Secondary Uranium ord Hafnium	307.3709	Solvent Recovery
	י דוומד ל בדר ככוידמון ביול יומרוידמון	307.3711	Vapor Absorption Wet Dust Collection
0	SUBPART X: STEAM ELECTRIC POWER GENERATING		On Talimp Agilia agadia . Da makadiia
307.3301	Steam Electric Power Generating	Section	SUBFARI BC: RUBBER MANUFACIUNING
	SUBPART Y: FERROALLOY MANUFACTURING	307.3801	Tire and Inner Tube Plants Emulsion Crumb Rubber
Section	0	307.3803	Q.
307.3402	Smelting Operation	307,3804	Small-Sized General Molded, Extruded and Fabricated Rubber Plants
307.3403	Air Pollution Control Devices Slag Processing	307.3806	Medium-Sized General Molded, Extruded and Fabricated Kubber Flancs Large-Sized General Molded, Extruded and Fabricated Rubber Plants
307.3404	Covered Calcium Carbide Furnaces With Wet Air Pollution Control	307.3808	Wet Digestion Reclaimed Rubber Dan Dry Digestion and Mechanical Reclaimed Rubber
307.3405	Other Calcium Carbide Furnaces Electrolytic Manganese Products	307.3810	Tate, DIY Digestron and menianter recommends the Late. Dipped, Latex-Extruded and Latex-Molded Rubber Latex Foam
307.3407	Electrolytic Chromium	4	CATION DOUBLE DESCRIPE OF THE PROPERTY.
	SUBPART Z: LEATHER TANNING AND FINISHING	Section	SUBPART BU:
Section 307.3500	General Provisions	307.3900	General Provisions Barking
307.3501	Hair Pulp, Chrome Ian, Retan-Wet Finish	307.3902	Veneer
307.3503	Hair Save or Pulp, Non-Chrome Tan, Retan-Wet Finish	307.3904	
307.3504	Kecan-wet Finish-bides	307.3905	Wet Process Hardboard

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

SUBPART BE: PULP, PAPER AND PAPERBOARD

				i-Chemical (Cross Recovery)																					Papers
	General Provisions	Unbleached Kraft	Semi-Chemical	Unbleached Kraft-Neutral Sulfite Semi-Chemical (Cross	Paperboard From Wastepaper	Dissolving Kraft	Market Bleached Kraft	BCT Bleached Kraft	Fine Bleached Kraft	Papergrade Sulfite (Blow Pit Wash)	Dissolving Sulfite Pulp	Groundwood-Chemi-Mechanical	Groundwood-Thermo-Mechanical	Groundwood-CMN Papers	Groundwood-Fine Papers	Soda	Deink	Nonintegrated-Fine Papers	Nonintegrated-Tissue Papers	Tissue From Wastepaper	Papergrade Sulfite (Drum Wash)	Unbleached Kraft and Semi-Chemical	Wastepaper-Molded Products	Nonintegrated-Lightweight Papers	Nonintegrated-Filter and Nonwoven Pa
Section	307.4000	307.4001	307.4002	307.4004	307.4005	307.4006	307.4007	307.4008	307.4009	307.4010	307.4011	307.4012	307.4013	307.4014	307.4015	307.4016	307.4017	307.4018	307.4019	307.4020	307.4021	307.4022	307.4023	307.4024	307.4025

SUBPART BF: BUILDERS' PAPER AND BOARD MILLS

SUBPART BG: MEAT PRODUCTS Builder's Paper and Roofing Felt

Section 307.4101

	Simple Slaughterhouse	Complex Slaughterhouse	Low-Processing Packinghouse	High-Processing Packinghouse	Small Processor	Meat Cutter	Sausage and Luncheon Meats	Ham Processor	Canned Meats Processor	
section	307.4201	307.4202	307.4203	307.4204	197.4205	307.4206	307.4207	307.4208	307.4209	
200	30	30	30	3	36	30	30	30	30	

rocessor Ham Processor Canned Meats Processor

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Renderer	SUBPART BH: METAL FINISHING General Provisions Metal Finishing	SUBPART BN: PHARMACEUTICAL MANUFACTURING General Provisions Fermentation Products Extraction Products Chemical Synthesis Products Mixing/Compounding and Formulation Research	SUBPART BR: PAVING AND ROOFING MATERIALS (TARS AND ASPHALT) Asphalt Emulsion Asphalt Concrete Asphalt Roofing Linoleum and Printed Asphalt Felt	SUBPART BU: PAINT FORMULATING Oil-Base Solvent Wash Paint SUBPART BV: INK FORMULATING Oil-Base Solvent Wash Ink	SUBPART CD: PESTICIDE CHEMICALS General Provisions Organic Pesticide Chemicals Manufacturing Metallo-Organic Pesticides Chemicals Manufacturing Pesticide Chemicals Formulating and Packaging SUBPART CG: CARBON BLACK MANUFACTURING
307.4210	Section 307.4300 307.4301	Section 307.4900 307.4901 307.4902 307.4903 307.4904	Section 307.5301 307.5302 307.5303	Section 307.5601 Section 307.5701	Section 307.6500 307.6501 307.6502 307.6503

URING Carbon Black Furnace Process Carbon Black Thermal Process Carbon Black Channel Process Carbon Black Lamp Process Section 307.6801 307.6802 307.6803

SUBPART CJ: BATTERY MANUFACTURING

General Provisions Cadmium Calcium Lead Lithium Magnesium Zinc Leclanche Section 307.7100 307.7101 307.7102 307.7104 307.7106 307.7106 SUBPART CL: PLASTICS MOLDING AND FORMING

Section



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	Heating		
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307.7300 307.7301 307.7302 307.7303

METAL MOLDING AND CASTING SUBPART CM: General Provisions Aluminum Casting Copper Casting Ferrous Casting Zinc Casting Section 307.7400 307.7401 307.7402 307.7403

SUBPART CN: COIL COATING General Provisions Steel Basis Material Galvanized Basis Material Aluminum Basis Material Canmaking 307.7500 307.7501 307.7502 307.7503 Section

Cast Iron Basis Material Aluminum Basis Material Steel Basis Material General Provisions

PORCELAIN ENAMELING

SUBPART CO:

SUBPART CP: Copper Basis Material Section 307.7600 307.7601 307.7602 307.7603

ALUMINUM FORMING

Drawing With Neat Oils Drawing With Emulsions or Soaps Rolling With Neat Oils Rolling With Emulsions Extrusion General Provisions Forging Section 307.7700 307.7701 307.7702 307.7704

SUBPART CQ: Copper Forming Beryllium Copper Forming General Provisions Section 307.7800 307.7801 307.7802

COPPER FORMING

SUBPART CR: ELECTRICAL AND ELECTRONIC COMPONENTS Electronic Crystals Cathode Ray Tube Semiconductor Section 307.7901 307.7902 307.7903

Luminescent Materials

SUBPART CT: NONFERROUS METALS FORMING AND METAL POWDERS

Lead-Tin-Bismuth Forming Magnesium Forming Nickel-Cobalt Forming General Provisions Section 307.8100 307.8101 307.8102 307.8103

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Refractory Metals Forming 21rconium-Hafnium Forming Precious Metals Forming Titanium Forming Uranium Forming Metal Powders Zinc Forming 307.8105 307.8106 307.8107 307.8108 307.8109 307.8104

References to Previous Rules (Repealed) 307.Appendix A AUTHORITY: Implementing Sections 13 and 13.3 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111½, pars. 1013, 1013.3 and 1027 [415 ILCS 5/13, 5/13.3 and 5/271).

SOURCE: Adopted in R70-5, at 1 PCB 426, March 31, 1971; amended in R71-14, at 4 PCB 3, March 7, 1972; amended in R74-3, at 19 PCB 182, October 30, 1975; amended in R74-15, 16, at 31 PCB 405, at 2 INL Reg. 44, p. 151, effective November 2, 1978; amended in R76-17, at 31 PCB 713, at 2 INL Reg. 45, p. 101, effective November 5, 1978; amended in R76-21, at 44 PCB 203, at 6 INL Reg. 63, effective November 5, 1978; amended in R76-21, at 44 PCB 203, at 6 INL Reg. 101, at 54 PCB 411, at 8 INL Reg. 155, effective January 18, 1984; amended in R86-44 at 12 INL Reg. 1559, effective January 13, 1988; amended in R88-11. Reg. 13094, effective January 13, 1988; amended in R89-13 at 13 INL. Reg. 110. Reg. 1794, effective January 11, 1989; amended in R89-3 at 13 INL. Reg. 110. Reg. 1990; amended in R89-13 at 14 INL. Reg. 3100, amended in R99-5 at 14 INL. Reg. 3100, amended in R91-5 at 16 INL. Reg. 7377, effective April 27, 1992, amended in R93-2 at 17 INL. Reg. 19483, effective October 29, 1993.

SUBPART B: GENERAL AND SPECIFIC PRETREATMENT REQUIREMENTS

Section 307.1103 Cyanide

No waste to any public sewer system shall contain more than 10 mg/l total cyanide (STORET number 00720) provided any sample tested shall not release more than 2 mg/l of cyanide when tested at a pH of 4.5 and at a temperature of 66 degrees C (150 degrees F) for a period of 30 minutes, except as permitted by subsection (b) below. a)

Upon application by a county, municipality, sanitary district or public utility and approval by the Agency, based upon determination by the Agency that no violation of the effluent standards of 35 Ill. Adm. Code 304 will result and that no hazard to workers in such sewage works will result, limited additional amounts of cyanide exceeding the standards in subsection (a) above may be discharged to the sewage works of such county, sanitary district, municipality or public utility. â

authorīty of any county, municipality, sanitary distrīct or public utility to impose any more stringent standards or limitations on Nothing in this Section shall be construed as limiting the cyanide discharges to its sewage works. ô

Any actions undertaken pursuant to subsection (b) above shall be subject to the limitations of Section 307.2400(b)(7).

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

October 29, 1993 , effective 17 Ill. Reg. 19483 (Source: Amended at

ORGANIC CHEMICALS, PLASTICS AND SYNTHETIC FIBERS SUBPART O:

General Provisions Section 307.2400

- General definitions. The Board incorporates by reference 40 CFR $414.10\ (1994\underline{2})$. This incorporation includes no later amendments or editions. ď
- Applicability. Q)
- This Subpart applies to process wastewater discharges from all establishments or portions of establishments which manufacture the organic chemicals, plastics and synthetic fibers (OCPSF) products or product groups which are covered by Sections 307.2402 through 307.2408 and which are included in the following SIC major groups, as defined in the Standard Industrial Classification Manual, incorporated by reference in 35 Ill. Adm. Code 310.107: 1)
- SIC 2821 -- Plastic materials, synthetic resins and nonvulcanizable elastomers. A)
- SIC 2823 -- Cellulosic man-made fibers. B
- SIC 2824 -- Synthetic organic fibers, except cellulosic. 0
- SIC 2865 -- Cyclic crudes and intermediates, dyes and organic pigments. (Q
- SIC 2869 -- Industrial organic chemicals, not elsewhere classified. (E
- This Subpart applies to wastewater discharges from OCFSF research and development, pliot plant, technical service and laboratory bench scale operations if such operations are conducted in conjunction with and related to existing OCPSF manufacturing activities at the plant site. 2)
- not apply to discharges resulting from the manufacture of OCPSF products if the products are included in the following SIC subgroups and if the products have in the past been reported by the establishment under these subgroups and not Notwithstanding subsection (b)(1) above, this Subpart does under the SIC groups listed in subsection (b)(1) above: 3)
- SIC 2843085 -- Bulk surface active agents. R
- SIC 28914 -- Synthetic resin and rubber adhesives; B)
- Chemicals and chemical preparations not elsewhere classified:
- SIC 2899568 -- Sizes, all types. --

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- SIC 2899597 -- Other industrial chemical specialties, including fluxes, plastic wood preparations and embalming fluids. ii)
- SIC 2911058 -- Aromatic hydrocarbons manufactured from purchased refinery products. (a
- -- Aliphatic hydrocarbons manufactured from purchased refinery products. SIC 2911632 (i
- previously promulgated standards in Gubparts F et seq-this <u>Part</u> apply, unless the facility reports OCPSF products under SIC codes 2865, 2869 or 2821, and the facility's OCPSF wastewaters are discharged separately to a POIW. Notwithstanding subsection (b)(1) above, this Subpart does not apply to any discharges for which a different set of 4)
- discharge from the manufacture of organic chemical compounds solely by extraction from plant and animal raw materials or This Subpart does not apply to any process wastewater by fermentation processes. 2)
- Discharges of chromium, copper, lead, nickel and zinc in "complexed metal-bearing wastestreams τ ". listed in Section 307.2491, are not subject to this Subpart. (9
- Non-amenable cyanide. 7
- Discharges of cyanide in "cyanide-bearing waste streams", listed in Section 307.2490, are not subject to the cyanide limitations of this Subpart if A
- cyanide that is not oxidized by chlorine treatment) that result from the unavoidable complexing of cyanide at the process source of elevated levels of non-amenable cyanide (i.e., cyanide limitations are not achievable due to the control authority determines that the cyanide-bearing waste stream, and 1
- the control authority establishes an alternative total cyanide or amenable cyanide limitation that reflects the best available technology economically achievable. 11)
- bling and analytical information at its disposal, uding measurements of both total and amenable control authority shall base its determination review of the relevant engineering, production, made pursuant to subsection (b)(7)(A) above cyanide in the waste stream. B)
- above in a written analysis of the extent of complexing in the waste stream and its impact on cyanide treatability, based on the information at its determination made pursuant to subsection (b)(7)(A) The control authority shall set forth its 0



determinations made pursuant to this subsection are subject to the limitations of Section 307.1103. Provided, however, Section 307.1103 shall not be used

Alternative cyanide discharge limitation

a

NOTICE OF ADOPTED AMENDMENTS POLLUTION CONTROL BOARD

to allow a discharge of total cyanide in excess of that otherwise allowed by this subsection.

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- set on a mass basis, by multiplying the concentration allowance established by the control authority times the process wastewater flow from the individual The limitations for individual dischargers shall be
- standard for existing sources in this Subpart must comply with the Compliance date. All dischargers subject to a pretreatment ô
- , effective October 29, 1993 Amended at 17 Ill. Reg. 19483 (Source:

Section 307.2402 Other Fibers

limitations for lead and zinc for waste streams not listed in Section 307-2490 and not otherwise determined to be "metal-bearing waste streams" if it determines that the wastewater metals contamination.

The control authority shall establish discharge

A

8

Allowances for non-metal-bearing waste streams.

due to background levels that are not reasonably

avoidable, from such sources as intake water, corrosion of materials of construction, or

contamination of raw materials.

- indicated with an asterisk (*). (B
- - - *Nylon 6 fibers
- Nylon 6 monofilament
- Nylon 66 monofilament
- *Polyaramid (Kevlar) resin fibers
 - *Polyaramid (Nomex) resin fibers *Polyester fibers *Polyethylene fibers

Existing sources: í

- This incorporation includes no later amendments or editions. The Board incorporates by reference 40 CFR 414.35 $(199\pm\underline{2})$. 1)
- in violation of such standards. 5)

g

5)

CFR 414.25, incorporated by reference at Section 307.2401(c)(l), or the alternative limitations

for acrylic fiber manufacture by the zinc chloride/solvent process, as set forth in footnote 2 to the table in 40 CFR 414.35,

incorporated by reference at Section 307,2402(c)(1).)

as set forth in footnote 2 to the table in 40

discharge must not exceed are those appearing in the tables in Sections 307.2401 through 307.2407, not the alternative limitations for rayon fiber manufacture by the viscose process.

For zinc, the applicable limitations that the

111)

- This incorporation includes no later amendments or editions. The Board incorporates by reference 40 CFR 414.36 (19912). 1
- No person subject to the pretreatment standards incorporated by reference in subsection $(\underline{d})(1)$ above shall cause, threaten or allow the discharge of any contaminant to a POIW in violation of such standards.

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wastestreams in which incidental metals are present.

standard by no later than November 5, 1990.

Applicability. This Section applies to discharges of process wastewater resulting from the manufacture of the fellowing products classified under SIC 2823, cellulosic man-made fibers and fiber groups, except rayon, and under SIC 2824, synthetic organic fibers and fiber groups, listed below. Product groups are

*Acrylic fibers (85% Polyacrylonitrile)
*Cellulose acetate fibers
*Fluorocarbon (Teflon) fibers
*Modacrylic fibers

*Polyamide fibers (Quiana) *Nylon 66 fibers

*Polyurethane fibers (Spandex) *Polypropylene fibers

lead and zinc for non-"metal-bearing waste streams" for the purposes of subsection (b)(8)(A) above between the following levels:

the lowest level that the control authority determines, based on best professional

7

judgement, can be reliably measured and

control authority may establish limitations for

above in a written analysis of the sources and levels of the metals, based on the information at its

disposal.

a

determination made pursuant to subsection (b)(8)(A)

The control authority shall set forth its

0

information.

made pursuant to subsection (b)(8)(A) on a review of

The control authority shall base its determination

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relevant plant operating conditions, process chemistry, engineering, and sampling and analytical

Specialized definitions. None. q

the concentration of such metals present in the wastestreams, but not to exceed the applicable limitations contained in Sections 307.2401 through 307.2407.

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No person subject to the pretreatment standards incorporated by reference in subsection $\frac{(c)}{(1)}$ above shall cause, threaten or allow the discharge of any contaminant to a POTW

New

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"New source" means any building, structure, facility or installation the construction of which commenced after March 21, 1983 3

, effective October 29, 1993 Amended at 17 Ill. Reg. 19483 (Source:

Thermoplastic Resins Section 307.2403 Applicability. This Section applies to discharges of process wastewater resulting from the manufacture of the feblow-apple products classified under SIC 28213, thermoplastic resin a thermoplastic resin groups, listed below. Product groups are е В

Abjetic acid -- Derivatives indicated with an asterisk (). *ABS-SAN reging

*Ethylene-methacrylic acid copolymers *Cellulose acetates priopionates *Acrylate-methacrylate latexes *Cellulose acetate butyrates Cellulose acetate resin *Cellulose acetates Cellulose nitrate Gellulose sponge *Acrylic resins *Acrylic latex

*Ethylene-vinyl acetate copolymers *Nylon 6-66 copolymers *Nylon 6 -- Nylon 11 blends *Fluorocarbon polymers Nylon 11 resin *Fatty acid resins Nylon 612 resin Nylon 6 resin

-- copolymers *Petroleum hydrocarbon resins *Polyvinyl pyrrolidone *Poly(alpha)olefins Polvacrylic acid *Polyarylamides Nylon 66 resin *Polyamides *Nylons

*Polyester resins, Polybutylene terephthalate *Polyester resins, Polyoxybenzoate Polybutyl succinic anhydride *Polyester resins Polycarbonates Polybutadiene *Polybutenes

Polyethylene *Polyethylene -- ethyl acrylate resins *Polyethylene -- polyvinylacetate copolymers Polyethylene resin (HDPE) Polyethylene resin (LDPE)

Polyethylene regin, wax (low molecular weight) Polyethylene resin, scrap latex Polyethylene regin,

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Polyethylene resins

*Styrene -- butadiene resins (less than 50% butadiene) *Polyvinylacetate -- 2-ethylhexylacrylate copolymers *Styrene -- divinyl benzene resins (ion exchange) *Styrene --acrylonitrile --acrylates copolymers 'Styrene, butadiene, vinyl toluene terpolymers *Polyvinylacetate -- methacrylic copolymers *PVC copolymers, ethylene -- vinyl chloride *Styrene -- methacrylate terpolymer resins Styrene -- methyl methacrylate copolymers *Polyvinylidine chloride copolymers *Polyvinylidine -- vinyl chloride resins Polyvinyl acetate *Polyvinyl acetate -- PVC copolymers Polývinýl chloride Polývinýl chloride, chlorinated *Polývinyl ether -- maleic anhydride *Polývinyl formal resins *Polyvinylacetate acrylic copolymers *Styrene -- acrylic copolymer regins (Latex) *Styrene -- maleic anhydride resins *PVC copolymers, acrylates (Latex) Polyethylene regins, compounded Polystyrene (crystal) modified *Polystyrene -- copolymers *Polystyrene -- acrylic latexes Silicone resin Silicone rubbers *Polyvinyl acetate copolymers *Styrene -- butadiene resins *Styrene -- butadiene resins *Polyethylene, chlorinated Polystyrene impact resins *Polyvinyl acetate resins Styrene polymeric residue *Rosin derivative resins Polystyrene, expandable Polyvinyl alcohol resin Polyvinylidine chloride Polystyrene, expanded *Polypropylene resins Polystyrene (crystal) *Polysulfone resins Polystyrene latex *Rosin resins 'Silicones: *Silicones: *Polyimides *SAN resins

Specialized definitions. None.

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"Vinyl_acetate -- n-butylacrylate copolymers

-- methacrylate resins

-- butadiene resins -- acrylate resins

*Sulfonated styrene -- maleic anhydride resins

*Unsaturated polyester resins

*Vinyl toluene resins

*Vinyl toluene *Vinyl toluene *Vinyl toluene

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Existing sources:

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- This incorporation includes no later amendments or editions. The Board incorporates by reference 40 CFR 414.45 (19912). 7
- No person subject to the pretreatment standards incorporated by reference in subsection $\overline{(c)}(1)$ above shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards. 5)
- sources: New 9
- The Board incorporates by reference 40 CFR 414.46 $(1994\underline{2})$. This incorporation includes no later amendments or editions. 1)
- No person subject to the pretreatment standards incorporated by reference in subsection (d)(1) above shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards. 5)
- "New source" means any building, structure, facility or installation the construction of which commenced after March 21, 1983. 3)

, effective October 29, 1993 at 17 Ill. Reg. 19483 Amended (Source:

Thermosetting Resins Section 307,2404

Applicability. This Section applies to discharges of process wastewater resulting from the manufacture of the fellowingproducts classified under SIC 28214, thermosetting resins and thermosetting resin groups, listed below. Product groups are indicated with an asterisk (*). a

Dicyanodiamide resin *Alkyd resins

*Epoxy resins *Fumaric acid polyesters

*Furan resins

Glyoxal -- urea formaldehyde textile resin

*Ketone -- formaldehyde resins *Melamine resins

*Phenolic resins

*Polyacetal resins *Polyacrylamide *Polyurethane prepolymers Urea formaldehyde resins *Polyurethane resins

*Urea resins

Specialized definitions. None.

Q

- Existing sources: ô
- The Board incorporates by reference 40 CFR 414.55 $(1994\underline{2})$. This incorporation includes no later amendments or editions. 7

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No person subject to the pretreatment standards incorporated by reference in subsection (c)(1) above shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards. 2)

Bources: New

p

This incorporation includes no later amendments or editions. The Board incorporates by reference 40 CFR 414.56 (19942). 1)

No person subject to the pretreatment standards incorporated by reference in subsection (d)(1) above shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards.

2)

March OĽ "New source" means any building, structure, facility or installation the construction of which commenced after 21, 1983. 3)

October 29, 1993 (Source: Amended at 17 Ill. Reg. 19483 , effective

Commodity Organic Chemicals Section 307.2405

wastewater resulting from the manufacture of the fellowingproducts classified under SIC 2865 or 2869, commodity organic chemicals and commodity organic chemical groups, listed below. Product groups This Section applies to discharges of process are indicated with an asterisk (*). Applicability. a)

Aliphatic organic chemicals

Polyoxypropylene glycol Propylene *Butylenes (Butenes) Acetic acid Acetic anhydride Ethylene glycol Ethylene oxide Acrylonitrile Acetaldehyde Formaldehyde Adipic acid Cyclohexane Isopropanol Ethylene Methanol Acetone Ethano]

1,2-Dichloroethane Propylene oxide Vinyl acetate 1,3-Butadiene Aromatic organic chemicals 2)

Cumene Dimethyl terephthalate

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*Pitch tar residues m-Xylene (impure) Ethylbenzene p-Xylene Phenol

Pyrolysis gasolines Terephthalic acid Styrene

*Xylenes, mixed roluene

Halogenated organic compounds 3

Vinyl chloride

- Specialized definitions. None. Q
- Existing sources: Ô
- The Board incorporates by reference 40 CFR 414.65 $(1994\underline{2})$. This incorporation includes no later amendments or editions.
- No person subject to the pretreatment standards incorporated by reference in subsection $(c_1(1)$ above shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards. 5
- sources: New p
- This incorporation includes no later amendments or editions. The Board incorporates by reference 40 CFR 414.66 (19942). 1)
- No person subject to the pretreatment standards incorporated by reference in subsection $(\underline{d})(1)$ above shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards. 2)
- of butadiene by any process which includes the oxidative dehydrogenation of butene, "new source" means any building, structure, facility or installation the construction of which commenced after December 17, 1973. For other sources, "new source" means any building, structure, facility or installation the construction of which commenced after March For discharges of wastewater resulting from the manufacture 21, 1983. 3)
- , effective October 29, 1993 Amended at 17 Ill. Reg. 19483 (Source:

Bulk Organic Chemicals Section 307,2406

- Applicability. This Section applies to discharges of process wastewater resulting from the manufacture of the <u>followingproducts</u> classified under SIC 2865 or 2869, bulk organic chemicals and bulk organic chemical groups, listed below. Product groups are indicated with an asterisk (*). (B)
- Aliphatic organic chemicals

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*Acetic acid esters Acetone cyanohydrin

*Acrylic acid esters *Alkoxy alkanols Acrylic acid Acetylene

C-4 hydrocarbons (unsaturated) Butane (all forms) Calcium stearate

*alpha-olefine

*Alkylates

Carboxymethyl cellulose Caprolactam

Cellulose acetate butyrates *Cellulose ethers

Cumene hydroperoxide Cyclohexanol Citric acid

Cyclohexanol, cyclohexanone (mixed) Cyclohexanone

*C12 -- C18 primary alcohols (mixed) *C5 concentrates Cyclohexene

*C9 concentrates Decanol

-- salts *Dicarboxylic acids Diacetone alcohol Diethyl ether

Diethylene glycol diethyl ether Diethylene glycol dimethyl ether Diethylene glycol dimethyl ether Diethylene glycol monomethyl ether Diethylene glycol monomethyl ether

Dimer acids Dioxane

Ethylene glycol monophenyl ether Ethane

Ethylene glycol dimethyl ether Ethylene glycol monobutyl ether Ethylene glycol monoethyl ether *Ethoxylates, miscellaneous

Ethylene glycol monomethyl ether Glycerine (synthetic) *Fatty acide

Glyoxal Hexane

*Hexane and other C6 hydrocarbons sobutanol

Sobutyraldehyde sophthalic acid sobutylene sophorone

Ligningulfonic acid,

calcium salt

Maleic anhydride

Methacrylic acid

· mr.s.

POLLUTION CONTROL BOARD

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*Oxo aldehydes -- alcohols *Methacrylic acid esters Methyl ethyl ketone Methyl methacrylate Methyl tert-butyl ether Methyl isobutyl ketone n-propyl acetate n-propyl alcohol Nitrilotriacetic acid n-butyric acid n-butyric anhydride n-butyl acetate n-butyraldehyde Pentaerythritol n-butyl alcohol Oxalic acid *n-parafins Nylon salt n-alkanes Methane Pentane

Sorbitol Stearic acid, calcium salt (wax) tert-butyl alcohol Polyoxybutylene glycol Polyoxyethylene glycol *Petroleum sulfonates sec-butyl alcohol Priopionaldehyde Propionic acid Propylene glycol Sodium formate *Pentenes Pine oil Propane

[Bobutyl acetate
2-Butene (cis and trans)
2-Ethylhexanol ,4-Butanediol -Pentene -Butene

Amine and amide organic chemicals 5)

2-Ethýlbutyraldehyde 2,2,4-Trimethyl-1,3-pentanediol

Caprolactam, aqueous concentrate Ethylenediaminetetraacetic acid *Fatty acideamines Hexamethylenediamine 2,4-Diaminotoluene Ethylenediamine *Ethanolamines Diethanolamine *Alkyl amines Diphenylamine Ethylamine Aniline

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

2,6-Dimethylaniline 4-(N-Hydroxyethylethylamino)-2-hydroxyethyl aniline 4,4'-Methylene_bis(N,N'-dimethyl)aniline 4,4'-Methylenedianiline 1,4-Phenylenediamine dihydrochloride Polymeric methylene dianiline tert-butylamine Toluenediamine (mixture) n-butylamine N,N-diethylaniline N,N-dimethylformamide Methylene dianiline o-Phenylenediamine Melamine crystal sec-butylamine *Nitroanilines Isopropylamine m-Toluidine *Methylamines *Toluidines Melamine

Aromatic organic chemicals

3)

alpha-methylstyrene

*Alkylbenzene sulfonic acids, salts *Alkyl benzenes *Alkyl phenols

Aminobenzoic acid (meta and para) beta-naphthalene sulfonic acid Benzenedisulfonic acid Aspirin

Benzoic acid

BIX -- benzene, toluene, xylene (mixed)
Butyl octyl phthalate
Coal tar Bis(2-ethylhexyl)phthalate Bisphenol A

*Coal tar products (miscellaneous) *Cyclic aromatic sulfonates Dibutyl phthalate *Cresols, mixed Cyanuric acid Creosote

Methylenediphenyldiisocyanate Disobutyl phthalate Disodecyl phthalate Disocctyl phthalate Dimethyl phthalate Dimitrocoluene (mixed) Diridecyl phthalate Metanilic acid Naphthalene m-Cresol

*Naphthas, solvent Nitrobenzene Nitrotoluene Nonylphenol

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

tert-butylphenol
*Toluenediisocyanates (mixture) |-Tetralol, 1-tetralone mix 2,4-Dinitrotoluene 2,6-Dinitrotoluene Phthalic anhydride *Tars -- pitches Trimellitic acid p-Cresol Phthalic acid o-cresol

Halogenated organic chemicals 4)

2-Chloro-5-methylphenol (6-Chloro-m-cresol) *Chlorinated paraffins, 35-44% chlorine *Chlorobenzenes (mixed) *Fluorocarbons (Freons) Trichlorofluoromethane 1,1,1-Trichloroethane 2,4-Dichlorophenol Carbon tetrachloride Chlorodifluoroethane Tetrachloroethylene Vinylidene chloride 1,1-Dichloroethane Methylene chloride Cyanogen chloride Cyanuric chloride Trichloroethylene Pentachlorophenol Methyl chloride Benzyl chloride Dichloropropane Epichlorohydrin *Chloromethanes Allyl chloride *Chlorophenols Ethyl chloride Chlorobenzene Chloroprene Chloroform Phosgene

Other organic chemicals 2)

Adiponitrile

dispersions Dithiophosphates, sodium salt *Organo-tin compounds "Urethane prepolymers *Phosphate esters Waxes, emulsions retramethyl lead Carbon disulfide Tetraethyl lead Fatty nitriles

Specialized definitions. None

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Existing sources: 0

- The Board incorporates by reference 40 CFR 414.75 (1994 $\underline{2}$). This incorporation includes no later amendments or editions. 1
- No person subject to the pretreatment standards incorporated by reference in subsection (c)(1) above shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards. 5)

sources: New g g

- This incorporation includes no later amendments or editions. The Board incorporates by reference 40 CFR 414.76 $(1994\underline{2})$. 1)
- No person subject to the pretreatment standards incorporated by reference in subsection (d)(1) above shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards. 2)
- "New source" means any building, structure, facility or installation the construction of which commenced after March 21, 1983. 3

Section 307.2490 Non-complexed Metal-bearing and Cyanide-bearing Wastestreams , effective October 29, 1993 (Source: Amended at 17 Ill. Reg. 19483

The Board incorporates by reference 40 CFR 414, Appendix A (199±2), as amender at 57 Fed. Reg. 41844 (Sept. 11, 1992). This incorporation includes no later amendments or editions.

, effective October 29, 1993 Section 307.2491 Complexed Metal-bearing Wastestreams Amended at 17 Ill. Reg. 19483 (Source:

The Board incorporates by reference 40 CFR 414, Appendix B (19892), as amended at 57 Fed. Reg. 41844 (Sept. 11, 1992). This incorporation includes no later amendments or editions.

(Source: Amended at 17 Ill. Reg. 19483 , effective October 29, 1993

The following changes were made in response to comments received during the first notice or The following changes were made in response to comments and suggestions of the Joint In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? The Department has made all the changes to which it agreed with the Joint Committee. III. Reg. Citation III. Reg. Date Agency Response Submitted for Approval to the Joint Committee: III. Reg. NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC HEALTH Will the Rules Replace an Emergency Rule Currently in Effect? ILLINOIS REGISTER In Section 370.520(b), the word "state" was capitalized. Proposed Action Are there any other Amendments Pending on this Part? Difference Between Proposal and Final Version: Committee on Adminstrative Rules: Statement of Objection: 2º Agency Response: Section Numbers public comment period: No X Yes X Yes None. If Yes: ¥ $\widehat{\mathbf{B}}$ 0 11) 12) 13) 14) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these No X No X Yes Adopted Action: Amendments Yes Does this Rulemaking Contain Any Incorporations By Reference? NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC HEALTH Date Notice(s) of Proposal was Published in Illinois Register: Does this Rulemaking Contain an Automatic Repeal Date? ILLINOIS REGISTER Community Living Facilities Act III. Rev. Stat. 1991, ch. 111 1/2, pars. 4181 et seq. Date Filed in Agency's Principal Office If "yes," please complete the following: Community Living Facilities Code June 18, 1993 - 17 III. Reg. 8793 If "yes," please specify date: Effective Date of Rules: 77 Ill. Adm. Code 370 Yes Heading of the Part Statutory Authority: November 1, 1993 November 1, 1993 Section Numbers: Code Citation: [210 ILCS 35] 370.520 Rules? 19509 10) Fi fr, 7 6 9 6 8 6

19510

Ca Resident

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

Summary and Purpose of Rules 15)

ambulatory or mobile mildly and moderately developmentally disabled adults with the goal of The rules in Part 370 govern the licensure of community living facilities. These facilities are transitional residential settings that provide guidance, supervision, training and other assistance to eventually moving these persons to more independent living arrangements.

The Department of Public Health is adopting these amendments to implement a consent decree McCrimon, and Maralee Lindley. The settlement agreement requires the Department to propose amendments to Parts 350 and 370 of Title 77 of the Illinois Administrative Code. The amendments prohibit admission policies that discriminate against persons solely on the basis of their mobility limitations and state that nothing in this Part shall excuse compliance with in the case of Frank Bogard et al. v. Philip Bradley, Jess McDonald, John R. Lumpkin, Audrey accessibility or reasonable accommodation requirements of State or federal law. The Department has adopted identical emergency amendments, which became effective on June 7, 1993.

A new subsection (a)(3) states that no person shall be denied admission solely on the basis of Section 370,520 - The rule is being renumbered to accommodate the addition of subsection (b). mobility limitations. A provision prohibiting admission of a person who is physically or mentally incapable of walking and caring for himself/herself without the physical assistance of another person is deleted. Subsection (b) is added stating that nothing in this Part shall excuse compliance with accessibility or reasonable accommodation requirements of State or federal law

Information and Questions regarding this Adopted Rulemaking shall be directed to: 16)

Ms. Gail DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH SUBCHAPTER C: LONG-TERM CARE FACILITIES TITLE 77: PUBLIC HEALTH

MINIMUM-STANBARBS-POR-THE-516ENSURE-OF COMMUNITY LIVING FACILITIES CODE PART 370

SUBPART A: GENERAL PROVISIONS

Section

SUBPART B: ADMINISTRATION

	Administration
Section	370.400

POLICIES SUBPART C:

	Social and Vocational Training Program Policies Admission and Discharge Policies	Agreement Between Resident and Facility General Policies	Personnel Policies	SUBPART D: PERSONNEL	Personnel	Personnel Policies
Section	370.510	370.530	370.550		Section 370.710	370.720

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Section

DESIGN AND CONSTRUCTION STANDARDS FOR NEW

SUBPART L:

NOTICE OF ADOPTED AMENDMENT(S) DEPARTMENT OF PUBLIC HEALTH

Communicable Disease Policies

Behavior Emergencies Medication Policies

370.830

Medical Care Policies

370.810 370.820 370.840

ILLINOIS REGISTER

10:01

COMMUNITY LIVING FACILITIES

Preparation of Drawings and Specifications

Applicability of Standards

370.2210 370.2230

Section

370.2220 370.2240 370.2250 370.2260

SUBPART F: PROGRAM SERVICES

SUBPART G: RECORDS

Program Evaluation Program and Services

Section 370.1010 370.1020

Codes and Standards

NOTICE OF ADOPTED AMENDMENT(S)

DEPARTMENT OF PUBLIC HEALTH

TITINOIS RESIDEN

SUBPART M: DESIGN AND CONSTRUCTION STANDARDS FOR EXISTING

Fire Alarm and Detection System

Emergency Electrical System

Fire Protection

370.2430

COMMUNITY LIVING FACILITIES

Preparation of Drawings and Specifications

Applicability of Standards

370.2610

Section

SUBPART I: MAINTENANCE, HOUSEKEEPING AND LAUNDRY

Kitchen Equipment, Utensils and Supplies

Food Preparation and Service Food Handling Sanitation

Scheduling of Meals Therapeutic Diets Adequacy of Diet

Food Service

370.1410 370.1420 370.1430 370.1440 370.1450 370.1460 370.1470

Section

370.2620 370.2630 370.2650

Codes and Standards

Administration and Public Areas

Exit Facilities and Subdivision of Floor Areas

Housekeeping and Storage

Laundry Room

Kitchen

370.2700 370.2710 370.2720 370.2730 370.2740

Building General

Stairways and Vertical Openings

Hazardous Areas

370.2750 370.2760

Structural

370.2770

Living, Dining Room, and Activity Room(s)

Bath and Toilet Rooms

Nurses' Station

Bedrooms

370.2660 370.2670 370.2680 370.2690

SUBPART J: FURNISHINGS, EQUIPMENT AND SUPPLIES

Laundry Services

Housekeeping

370.1620

Maintenance

370.1610

Section

SUBPART K: WATER SUPPLY AND SEWAGE DISPOSAL

Sewage Disposal

Plumbing

370.2040

Water Supply

370.2020

Codes

370.2010

Section

Equipment and Supplies

Furnishings

370.1810

Section

370.2640

Exit Facilities and Subdivision of Floor Areas

Housekeeping and Storage

Laundry Room

Kitchen

Building General

Stairways and Vertical Openings

SUBPART H: FOOD SERVICE

Confidentiality Other Records

General

370.1210

Section

370.1230

Hazardous Areas

Structural

Mechanical Systems Electrical Systems Plumbing Systems

Living, Dining Room, and Activity Room(s)

Bath and Toilet Rooms

Nurses' Station Administration

> 370.2270 370,2280 370,2290 370.2300 370.2310 370.2320 370.2330 370.2340 370.2350 370.2360 370.2370 370,2380 370,2390 370.2400 370.2410 370.2420

Bedrooms

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENUMENT(S)

Fire Alarm and Detection System Emergency Electrical System Electrical Systems Mechanical Systems Plumbing Systems Fire Protection 370.2780 370.2790 370.2800 370.2810 370.2820 370.2830 SUBPART N: RESIDENT'S RIGHTS

Medical and Personal Care Program Communication and Visitation Transfer and/or Discharge Private Right of Action Facility Implementation Complaint Procedures Abuse and Neglect Resident's Funds Confidentiality Restraints General 370,3010 370.3020 370,3060 370,3070 370.3080 370.3110 370.3030 370,3040 370.3050 370.3090 370.3100 Section

SANITIZING SOLUTIONS PROGRAM STANDARDS APPENDIX A APPENDIX B AUTHORITY: Implementing and authorized by the Community Living Facilities Act (III. Rev. Stat. 1991, ch. 111 1/2, pars. 4181 et seq.)[210 ILCS 35].

for a maximum of 150 days; adopted at 6 Ill. Reg. 6226, effective May 19, 1982; codified at 8 Ill. Reg. 19476; amended at 8 Ill. Reg. 24706, effective December 7, 1984; emergency amendment at 17 Ill. Reg. 9117, effective June 7, 1993, for Emergency rules adopted at 6 Ill. Reg. 379, effective January 1, 1982, maximum of 150 days; amended at 17 Ill. Reg. 19509 ovember 1, 1993 SOURCE:

SUBPART C: POLICIES

Section 370.520 Admission and Discharge Policies

- and unless he/she has been determined, by an appropriate evaluation, to have a reasonable potential for returning to a minimum the following 1)at No person shall be admitted to a community living facility until his/her own home or leading an independent life. at These written policies shall include provisions: a
- 21b) No person requiring prenatal or maternity care may be admitted to, nor shall reside in, a facility unless adequate prenatal and other medical services from community sources are available

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENUMENT(S)

1	NO.	perso	II SI	1911	ae	deni	Da	adm15	3) No person shail be denied admission solely on the basis of	sole.	>	1	e Da	S I S	0
	mob i	mobility limitations.	limit	tation	ns.										
4)c}	No	perso	n she	all be	e adm	itte	d to,	nor	4)c) No person shall be admitted to, nor reside in a facility:	de in	a f	cili	ty:		
	A) ±	→ Who	regu	uires.	ment	al t	reatn	nent	A)++ Who requires mental treatment as defined in Section 370.240	fined	in	secti	on 3	70.2	40
		of t	hese	regu:	latie	ns t	his F	Part.	of these-regulations this Part. (See definition of "Person	e def	init	ou o	# #	Pers	on
		in N	leed (of Mei	ntal	Trea	tment	t" in	in Need of Mental Treatment" in Section 370.240.)	ion 3	70.24	(. 01			
	B) 2	→ Who	is	destru	uctiv	Jo o₁	prog	perty	B12+ Who is destructive of property or eneself himself/herself.	nesel	h h	self	/her	self	۰
	C) 3	H Who	ha:	Se	rious	me	ntal	OF	Cl3+ Who has serious mental or emotional problems based on	onal	prob	ems	base	d on	Q
		diag	inosi	s by	a phy	sici	an oi	r cli	diagnosis by a physician or clinical psychologist,	DSVC	holog	list.			

Who-is-physically-or-mentally-incapable-of-walking-and-caring-for E16+ Who is in need of nursing care or more personal care than oneself-without-the-physical-assistance-of-another-person-

D)47 Who is less than eighteen (18) years of age.

5)d A facility shall not admit more residents than the number authorized by the license issued to it. oversight and supervision.

when requested to do so by the resident or, by the resident's 6)e A facility shall not refuse to discharge or transfer a resident guardian.

2)£ No person shall be admitted with a communicable disease, including active tuberculosis.

Nothing in this Part shall excuse compliance with accessibility reasonable accommodation requirements of State or federal law. q

effective Reg. 111. 17 (Source: Amended at November 1, 1993

The following changes were made in response to comments received during the first notice or In the Authority Note, the ILCS citation was changed to "[210 ILCS 45]" to reflect recent In the definition of "FACILITY OR LONG-TERM CARE FACILITY," the ILCS citations were changed to: "[55 ILCS 5]"; "[210 ILCS 85]"; "[225 ILCS 10]"; "[210 ILCS 35]"; [210 ILCS 140]"; "[225 ILCS 135]"; and "[210 ILCS 65]." In the definition of "Home for the Aged," the ILCS citations were changed to "1805 ILCS In the definition of "Licensed Nursing Home Administrator," the ILCS citation was changed In the definition of "Occupational Therapist, Registered (OTR)," the ILCS citation was changed to "[225 ILCS 75]." In the definition of "Pharmacist, Registered," the ILCS citation was changed to "[225 ILCS In the definition of "Physical Therapist," the ILCS citation was changed to "[$225 \ \text{ILCS} \ 90$]." In the definition of "GUARDIAN," the ILCS citation was changed to "[755 ILCS 5]." In the definition of "Dentist," the ILCS citation was changed to "[225 ILCS 25]. In the definition of "NURSE," the ILCS citation was changed to "[225 ILCS 65] In the definition of "Act," the ILCS citation was changes to "[210 ILCS 45]. Date Agency Response Submitted for Approval to the Joint Committee: III. Reg. The Source Note was updated to reflect recent amendments. NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC HEALTH ILLINOIS REGISTER Difference Between Proposal and Final Version: 105]" and "[55 ILCS 51." to "[225 ILCS 70]." Agency Response: public comment period: amendments. 0 $\widehat{\mathbf{B}}$ Ξ. 10. 12. d 33 6. 9, 11) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these No X No. X Yes III. Reg. Yes Intermediate Care for the Developmentally Disabled Facilities Code NOTICE OF ADOPTED AMENDMENTS Does this Rulemaking Contain Any Incorporations By Reference? DEPARTMENT OF PUBLIC HEALTH Date Notice(s) of Proposal was Published in Illinois Register: Does this Rulemaking Contain an Automatic Repeal Date? ILLINOIS REGISTER III. Rev. Stat. 1991, ch. 111 1/2, pars. 4151-101 et seq. Adopted Action: Amendments Amendments Amendments: 77 Ill. Adm. Code 350 Date Filed in Agency's Principal Office: If "yes," please complete the following: June 18, 1993 - 17 III. Reg. 8781 July 9, 1993 - 17 III. Reg. 10171 Effective Date of Adopted Statement of Objection: If "yes," please specify date: The Heading of the Part: Nursing Home Care Act Statutory Authority: November 4, 1993 November 4, 1993 Section Numbers Code Citation: [210 ILCS 45] 350.3730 350.330 Rules? A) \subseteq 5 3 4 5 10) 9 6 8 6

8 1.6

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

- In the definition of "Physician," the ILCS citation was changed to "[225 ILCS 60]. 13.
- In the definition of "Psychologist," the ILCS citation was changed to "[225 ILCS 15]. 14.
- In the definition of "Social Worker, Qualified," the ILCS citation was changed to "[225 ILCS 201 15.

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

In Section 350.330, the definition of "direct care aide" was deleted.

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- In Section 350.330, the definition of "Facility" was updated to include an exemption for 'supportive residences d
- In Section 350.330, the definition of "program unit" was deleted. 'n
- In Section 350.3730(d), the word "state" was capitalized. 4
- In the definition of "Administrative Warning," in Section 350.330, the reference to Section 300.277 was changed to 350.277.
- The definition of "Developmental Disabilities (DD) Aide," which was omitted from the first notice, was inserted in Section 350.330. 6
- In the definition of "Substantial," in Section 350.330, the references to Section 300.280 were changed to 350.280.
- In the definition of "Substantial failure," in Section 350.330, the references to Sections 300.180 and 300.260 were changed to 350.180 and 350.260. oó

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? 12)

The Department has made all the changes to which it agreed with the Joint Committee.

Will the Rules Replace an Emergency Rule Currently in Effect? 3

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

	Are there any other Amendments Pending on this Part?		
No	other Amendmen	No	
Yes X	Are there any	Yes_X	If Yes:
	14)		

Section Numbers	Proposed Action	III. Reg. Citation
350.120	Amendments	17 III. Reg. 12104
350.140	Amendments	17 III. Reg. 12104
350.150	Amendments	17 III. Reg. 12104
350,160	Amendments	17 III. Reg. 12104
350.282	Amendments	17 Ill. Reg. 12104
350.640	Amendments	16 Ill. Reg. 17500
350.2660	Amendments	17 III. Reg. 12104

Summary and Purpose of Rules: 15)

The rules in Part 350 govern the Department of Public Health's licensure of intermediate care facilities for the developmentally disabled. The Department is adopting these amendments to implement a consent decree in the case of Protection and Advocacy, Inc., v. John R. Lumpkin. The settlement agreement, which was signed on February 16, 1993, requires the Department to Protection and Advocacy, Inc., is an Illinois not-for-profit corporation that advocates for the rights et seq.) [210 ILCS 30]. The Settlement Agreement requires the Department to use court-ordered procedures in operating the hotline; to categorize allegations of abuse, neglect, or other resident 390 to include expanded definitions of "abuse", "neglect", and "other resident injury"; and to adopt emergency amendments to Parts 300, 330, 350, 390 of the Illinois Administrative Code. of mentally ill individuals and persons with developmental disabilities. The Settlement Agreement concerns the Department's operation of the 24-hour hotline required by the Abused and Neglected manner as report of abuse or neglect; to file emergency amendments to Parts 300, 330, 350, and handle as "anonymous" complaints wherein a named complainant cannot be located or proved to be fictitious. The Department adopted the emergency amendments, which became effective May Long-Term Care Facility Residents Reporting Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 4161 injury in a uniform fashion; to report other resident injuries to the General Assembly in the same 6, 1993, and expired on October 3, 1993. These adopted amendments will replace the emergency amendments and amend Section 350.330 by expanding the definitions of "abuse" and "neglect" and adding a definition of "other resident injury."

The Department is also adopting these amendments to implement a consent decree in the case of Maralee Lincley. The settlement agreement requires the Department to propose amendments to Frank Bogard et al. v. Philip Bradlev, Jess McDonald, John R. Lumpkin, Audrey McCrimon, and

Parts 350 and 370 of the Title 77 of the Illinois Administrative Code. The amendments prohibit admission policies that discriminate against persons solely on the basis of their mobility limitations and state that nothing in this Part shall excuse compliance with accessibility or reasonable accommodation requirements of state or federal law. The Department adopted identical emergency

amendments, which became effective on June 7, 1993.

NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC HEALTH

INTERMEDIATE CARE FOR THE DEVELOPMENTAGIN FLACTION ACTIONS COR.

Section 350.3730 - Subsection (b) is being amended to state that no resident shall be denied admission solely on the basis of mobility limitations. A new subsection (d) is added to state that nothing in this Part shall excuse facility compliance with accessibility or reasonable accomodation requirements of State or federal law. In addition, an error in the corporation by reference of the establishes building constructio standards for new mercantile occupancies. Chapter 21, which is the correct reference, establishes standards for long-term care facilities. The standards in Chapter 21 recognize that persons with different abilities will have different responses to a fire emergency. The subsection has also been reworded to more clearly state the requirements, and specific Life Safety Code is corrected in subsection (b)(3). Chapter 24, which is currently referenced, references to Chapters of the Life Safety Code have been added.

Information and Questions regarding this Adopted Rulemaking shall be directed to: 16)

Ms. Gail DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENT(S)

CHAPTER I: DEPARTMENT OF PUBLIC TELLIC SUBCHAPTER c: LONG-TERM CARE FACILITIES

SUBPART A: CENERAL PROVISION.

Section	
:150,110	General Requirement.
350.120	Application for property
350,130	Licensee
350,140	Issuance it an Initia. Dense for a New Jac. 177
350.150	Issuance of an Initial Libense (N. 4.0 a Chappy of Owner, n
	11 License
50	Criteria for Adverse Licensure Actions
350.170	Denial of Initial License
350.175	Denial of Renewal of License
350.180	Revocation of License
350.136	Experimental Program Conflicting with Requirements
350.200	lons, Surveys, Evaluations and Consultatio
350.210	ual Attested Financial Statement
350.220	ution to Pe Made Available to the
350.230	on to Be Made Available to the Public By the Licensee
350.240	Licensing
350,250	
350.260	Issuance of Conditional Licenses
350.270	Monitor and Receivership
350.271	Presentation of Findings
350.272	Determination to Issue a Notice of Violation or Administrative
	Warning
350.274	Determination of the Level of a Violation
350.276	Notice of Violation
350.277	Administrative Warning
350.278	Plans of Correction
350.280	Reports of Correction
350.282	Conditions for Assessment of Penalties
350.284	Calculation of Penalties
350.286	Determination to Assess Penalties
350.288	Reduction or Waiver of Penalties
350.290	ators
350,300	Alcoholism Treatment Programs In Long-Term Care Facilities
350.310	ies Formerly Licensed
350.320	Waivers
350,330	Definitions
350.340	Incorporated and Referenced Materials

ADMINISTRATION SUBPART B:

TED AMENDMENT(S)

DEPARTMENT OF PUBLIC HEALTH

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5		
NOTTOR		Adm.r.13*:ator
	Section.	350.510

SUBPART C: POLICIES

350.610 Management P 113.es 350.610 Resident Care Policies 350.630 Admission and Discharge Policies 350.650 Pesidents' Advisory C uncil 350.650 General Policies 350.670 Personnel P 11.1es 350.677 Entral Health Palluation 155 Smoleyer	Developmental Disabilities Aid Student Interns Dessier Preparations Serious Incidents and Acciden
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SUBPART D: PERSONNEL

3.090	
÷	Personnel
350.820	Consultation Services
350.830	Personnel Policies
	SUBPART E: RESIDENT LIVING SER
7 . 4010	
	Serrice Pr grams
1001. 10	Paychological Services
12 11 12	Social Services
350.1040	Speech Pathology and Audiology Services
350.1050	ional and
13. 15. 60	Training and Habilitation Services
55	Training and Habilitation Staff

SERVICES

SUBPART F: HEALTH SERVICES

Bear, the Services of	Physician Services	Tuberculin Skin Test Procedures	Nursing Services	The Strain of the statement	Dental Services	Physical and Occupational Therapy Services
350.1210		350.1225	350.1230		350.1240	350.1250

SUBPART G: MEDICATIONS

DEPARTMENT OF PUBLIC HEALTH

19524

NOTICE OF ADOPTED AMENDMENT(S)

	Medication Policies and Procedures	Conformance with Physician's Orders	Administration of Medication	Labeling and Storage	Control of Narcotics and Legend Drugs	
Section Section	35 .111)	55 .1423	350.1430	35: 1143	350.1450	

SUBPART H: RESIDENT AND FACILITY RECORDS

	Resident Record Requirements	Content of Medical Records	Confidentiality of Resident's Records	Records Pertaining to Residents' Property	Retention and Transfer of Resident Records	Other Resident Record Requirements	Staff Responsibility for Medical Records	Retention : Facillay Recida	Other Facility Record Requirements	
39C+1 D	35 1610	350.1620	35 1630	3~1.164)	350.165	350.1660	350.1670	350.1680	3,11,163	

SUBPART I: FOOD SERVICE

Section	
350.1810	Director of Food Services
356.1820	Dietary Staff in Addition to Director of Food Services
350.1830	Hygiene of Dietary Staff
350.1840	Diet Orders
350.1850	Adequacy of Diet and Meal Pattern
350.1860	Therapeutic Diets
350.1870	Scheduling Mea.s
350,1880	Menu Planning
350.1890	Food Preparation and Service
350,1900	Food Handling Sanitation
350.1910	Kitchen Equipment, Utensils, and Supplies
	SUBPART 1: MAINTENANCE, HOUSFHEFPIN: AND LAUNDEN

Maintenance Housekeeping Laundry Services	SUBPART KE STRNESHINDS, FOLLEMEND, AND STREETING	Furn, white; . Equipment and Supplies
350.2030		Section 350.2210 350.2220

SUBPART L: WATER SUPPLY AND SEWAGE DISPOSAL



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			osal		
	Codes	Water Supply	Sewage Disposal	Plumbing	
Section		350.2420	350.2430	_	

SUBPART M: CONSTRUCTION STANDARDS FOR NEW INTERMEDIATE CARE FACILITIES FOR THE DEVELOPMENTALLY DISABLED

SUBPART N: CONSTRUCTION STANDARDS FOR EXISTING INTERMEDIATE CARE FACILITIES FOR THE DEVELOPMENTALLY DISABLED

	Applicability	and St	Preparation of Drawings and Specifications		Administration and Public Areas	Nursing Unit	Living, Dining, Activities Rooms	t and Personal Care	Service Departments	General Building Requiremen's	Structural	Mechanical Systems	Plumbing Systems	Electrical Requirements	
Section	350.2910	350,2920	350.2930	350,2940	350.2950	350.2960	350.2970	350.2980	350.2990	350,3000	350.3010	350,3020	350.3030	350.3040	

SUBPART O: RESIDENT'S RIGHTS

		Program
		Care
		Personal
		and
	General	Medical
Section	350,3210	350.3220

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12655 F 1 3 . 1. 1	Abuse and Neglect	Communication and Visitation	Resident's Funds	Residents' Advisory Council	Continct With Facility	Private Right of Action	Transfer or Discharge	Complaint Procedures	Confidentiality	Facility Implementation
350.3240	350.3240	350.3250	350.3260	350.3270	350.3280	15 1290	350.3300	350.3310	35350	350.3330

SUBPART P: SPECIAL STANDARDS FOR INTERMEDIATE CARE FACILITIES FOR THE DEVELOPMENTALLY DISABLED OF 16 BEDS OR LESS

	Applicability of Other Provisions of this Part	Administration	Admission and Discharge Policies	Personnel	Consultation Services and Nursing Services	Medication Policies	Food Services	Codes and Standards	Administration and Public Areas	Bedrooms	Nurses Station	Bath and Toilet Rooms	Utility Rooms	Living, Dining, Activity Rooms	y and Personal Ca	Kitchen	Laundry Room	General Building Requirements		Special Care Room	Exit Facilities and Subdivision of Floor Areas	Stairways, Vertical Openings and Doorways	mbustible Storage	Mechanical Systems	Heating, Cooling, and Ventilating Systems	Plumbing Systems	ectrical	Fire Alarm and Detection System	Emergency Electrical System	Fire Protection	Construction Types	Equivalencies	New Construction Requirements	
ection		350.3720				350,3760	350.3770	350.3780		350,3800		350.3820	350,3830		350,3850		350.3870	350.3880	350,3890	350,3900	350.3910	350.3920	350.3930	350.3940	350.3950	350.3960	350.3970	350.3980	350,3990	350.4000	350.4010	350,4020	350.4030	

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DAY CARE PROGRAMS SUBPART Q:

Day Care in Long-Term Care Facilities

350.4210 30.11.71

APPENDIX B APPENDIX C APPENDIX C APPENDIX D TABLE A TABLE C TABLE C TABLE C

Implementing and authorized by the Nursing Home Care Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 4151-101 et seq.) [210 ILCS 45]. AUTHORITY:

1980, for a maximum of 150 days; amended at 4 Ill. Reg. 30, p. 1, effective July 28, 1980; amended at 5 Ill. Reg. 1657, effective February 4, 1981; amended 1982; amended at 7 Ill. Reg. 1919 and 1945, effective January 28, 1983; amended at 7 Ill. Reg. 15817, at 7 Ill. Reg. 7963, effective July 1, 1983; amended at 7 Ill. Reg. 15817, Reg. . 1. ..., effective December 7, 1984; amended at 9 Ill. Reg. 142, effective 26, 1984; amended at 9 Ill. Reg. 331, effective December 28, 1984; amended at 9 Ill. Reg. 2964, effective February 25, 1985; amended at 9 Ill. Reg. 10876, effective July 1, 1985; amended at 11 Ill. Reg. 14795, effective Reg. 15556, effective November 15, 1983; amended at 7 Ill. Reg. 16984, effective December 1983; amended at 8 Ill. Reg. 15574 and 15578 and 15581, effective August 15, 1984; amended at 8 Ill. Reg. 15935, effective August 17, 1984; amended at 8 [11] Reg. 16980, effective September 5, 1984; codified at 8 Ill. Reg. 19806; at 6 III. Reg. 5981, effective May 3, 1982; amended at 6 III. Reg. 6453, effective May 14, 1982; amended at 6 III. Reg. 1982; amended at 6 III. Reg. 14544, effective November 8, 1982; amended at 6 III. amended at 8 Ill. Reg. 24214, effective November 29, 1984; amended at 8 Ill. October 1, 1987; amended at 11 Ill. Reg. 16830, effective October 1, 1987; SOURCE: Emergency rules adopted at 4 Ill. Reg. 10, p. 495, effective March l, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 30, p. l, effective effective December 15, 1982; amended at 7 Ill. Reg. 278, effective December 22, 6 Ill. Reg. 14675, effective November 15, 1982; amended at at 7

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Reg. 16838, effective October 1, 1988; emergency amendment at 12 Ill. Reg. 18705, effective October 24, 1988, for a maximum of 150 days; emergency expired March 23, 1989; amended at 13 Ill. Reg. 6040, effective April 17, 1989; amended 14876, effective October 1, 1990; amended at 15 Ill. Reg. 466, effective at 16 Ill. Reg. 594, effective January 1, 1992; amended at 16 Ill. Reg. 13910, effective September 1, 1992; emergency amendment at 17 Ill. Reg. 2373, effective February 3, 1993, for a maximum of 150 days; 17 Ill. Reg. 2351, effective February 10, 1993; emergency amendment at 17 Ill. Reg. 7948, effective May 6, 1993, for a maximum of 150 days; emergency expired October 3, 1993; emergency amendment at 17 Ill. Reg. 9105, effective June 7, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 15056, effective September 5, 1993; amended at 17 1, 1994; amended at 17 Ill. Reg. 13 Ill. Reg. 19451, effective December 1, 1989; amended at 14 Ill. Reg. Reg. 979, effective December 24, 1987; amended at 12 Ill. effective October 26, 1993; amended at 17 Ill. Reg. 19517 emergency expired July 3, 1993; amended at Reg. 16153, effective January effective November 4, 1993 January 1, 1991; amended 19210

GENERAL PROVISIONS SUBPART A:

Section 350.330 Definitions

sets of licensing standards established by the Department to license various The terms defined in this Section are terms that are used in one or more of the levels of long-term care. They are defined as follows:

Abuse - any physical or mental injury or sexual assault inflicted on a resident other than by accidental means in a facility. (Section 1-103 of the Act)

resident that occurs other than by accidental means and that requires (whether or not actually given) medical attention. Physical abuse refers to the infliction of injury on Mental injury arises from the following types of conduct:

Verbal abuse refers to the use by a licensee, employee or agent of oral, written or gestured language that includes disparaging and derogatory terms to residents within their hearing or seeing distance, regardless punishment their age, ability to comprehend or disability. limited or offensive physical contact not threats Mental abuse includes, but humiliation, harassment, deprivation,

Sexual harassment or sexual coercion perpetrated by a licensee, employee or agent. licensee, employee or agent

Sexual assualt.

Enter any facility; Access - the right to:

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nicate privately and without restriction with any resident consents to the communication;

Seek consent to communicate privately and without restriction

the clinical and other records of a resident with the Observe all areas of the facility except the living area of any resident who protests the observation. (Section 1-104 of the Act) express written consent of the resident;

- as used in this Part, the Nursing Home Care Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 4151-101 et seq.) [210 ILCS 45]. - a specific planned program of varied group and individual activities geared to the individual resident's needs available for a reasonable number of hours each day. or degree with which the individual meets the standards of personal independence and social responsibility expected of his age and cultural group. the effectiveness

- any construction attached to the original building which increases the area or cubic content of the building.

the subject under review, to meet the needs of the residents of a facility Adequate - enough in either quantity or quality, as determined by under the particular set of circumstances in existence at the time reasonable person familiar

the Act, which indicates that a situation, condition, or practice in Department under Section 350,277 of this Part and Section 3-303,2 the facility violates the Act or the Department's rules, but is not Warning - A notice to a facility issued by type A or type B violation. Administrative

- the person who is directly responsible operation and administration of the facility, irrespective assigned title. (See Licensed Nursing Home Administrator.) Administrator

Advocate - a person who represents the rights and interests of an individual as though they were the person's own, in order to realize the rights to which the individual is entitled, obtain needed services, and remove barriers to meeting the individual's needs.

Affiliate means:

With respect to a corporation, each officer, director and With respect to a partnership, each partner thereof. stockholder therect.

With respect to a natural person: any person related in the first

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degree of kinship to that person; each partnership and each partner thereof of which that person or any affiliate of that person is a partner; and each corporation in which that person or any affiliate of that person is an officer, director or stockholder. (Section 1-106 of the Act)

training Aide or Orderly - any person providing direct personal care, or habilitation services to residents.

construction change or modification of an existing not increase the area of cubic content of the building which does not increase the area - any Alteration

of walking without assistance, or is physically able with guidance to Ambulatory Resident – a person who is physically and mentally capable do so, including the ascent and descent of stairs. person making application for a license. (Section - and 1-107 of the Act) Applicant

Appropriate – term used to indicate that a requirement is to applied according to the needs of a particular individual situation. Assessment - the use of an objective system with which to evaluate the psychosocial aspects physical, social, developmental, behavioral, and of an individual.

granted by the person who is certified or is eligible for a effect on the publication of this provision or meets the educational requirements for certification and is in the process of accumulating requirements certificate of clinical competence in audiology American Speech and Hearing Association under its the supervised experience required for certification. ĸ Audiologist

Autism - A syndrome described as consisting of withdrawal, very inadequate social relationships, exceptional object relationships, language disturbances and monotonously repetitive motor behavior; many intellectual functioning; mental illness observed in young children children with autism will also be seriously impaired in general characterized by severe withdrawal and inappropriate response to inadequate social relationships, external stimulation. Autoclave - an apparatus for sterilizing by superheated steam under pressure.

Auxiliary Personnel - all nursing personnel in intermediate care than licensed facilities and skilled nursing facilities other

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Basement - when used in this Part means any story or floor level below the main or street floor. Where due to grade difference, there are two levels each qualifying as a street floor, a basement is any floor Basements shall not be counted in determining the height of a building in stories. level of the two street floors. below

change Behavior Modification - treatment to be used to establish

nonprogressive, characterized by examples of aberrations of motor manifestations of organic brain damage such as sensory disorders, retardation, learning difficulty and behavior Palsy - a disorder dating from birth or early infancy, (INCLABILIAN) Cerebrai

Certification for Title XVIII and XIX – the issuance of a document by the Department to the Department of Health and Human Services or the Department of Public Aid verifying compliance with applicable statutory or regulatory requirements for the purposes of participation a provider of care and service in a specific Federal or State

licensed practical nurse in charge of the nursing activities for Charge Nurse - a charge nurse is a registered professional nurse specific unit or floor during a tour of duty. Community Alternatives - service programs in the community provided as an alternative to institutionalization.

Community Living Facility - see Facility, Community Living.

Continuing Care Contract $\mbox{-}$ a contract through which a facility agrees to supplement all forms of financial support for a resident throughout the remainder of the resident's life.

guardian (or, if the resident is a minor, the resident's parent) and - a binding agreement between a resident or the resident's the facility or its agent. Contract

Punishment - painful stimuli inflicted directly upon the

infliction of mental or physical abuse. Examples of physical abuse are restraining a resident, striking, slapping, hitting, or withholding food as punishment. Examples of mental abuse are Resident - failure to a resident with the care and supervision he requires; or, the Cruelty and Indifference to Welfare of the swearing, threatening and seclusion. provide

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Dentist - any person licensed by the State of Illinois to practice includes persons holding a Temporary Certificate of Registration, as provided in the Illinois Dental Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 2301 et seq.) [225 ILCS 25]. dentistry,

used in this Part means the Illinois Department of Department -.... Hear.

or other pathological conditions which generally originate before such continue, indefinitely, and which constitute a substantial functioning individuals attain age 18, and which continue, or can be expected to attributable to mental retardation, cerebral palsy, epilepsy, autism, Developmentally Disabled - those individuals whose disability handicap to such individuals.

to, Program Aides, Program Technicians and Habilitation Aides. DD Department of Professional Regulation to render medical care. Other titles often used to refer to DD aides include, but are not limited provides nursing, personal or habilitative care to residents of Intermediate Care Facilities for the Developmentally Disabled, regardless of title, Aides must function under the supervision of a licensed nurse or certified or registered by Developmental Disabilities (DD) Aide - any person Qualified Mental Retailating Prinss, La. (OMRP). and who is not otherwise licensed,

Developmental Disability - a severe, chronic disability of a person

is attributable to a mental or physical impairment or combination of mental and physical impairment or combination of mental and

is manifest before age 22;

is likely to continue indefinitely;

results in substantial functional limitations in three or more of the following areas of major life activities:

receptive and expressive language;

capacity for independent living; and

economic self-sufficiency; and

extended duration and reflects the person's needs for a combination and sequence of vi her . age, reatment, or services which are of life-long individually planned and coordinated.

Dietetic Service Supervisor - a person who:

is a qualified dietitian; or

or dietetic assistant is a graduate of a dietetic technician

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has had experience as a supervisor in a health care corresponding or classroom, approved by the is a graduate of a Department-approved course that provides 90 or more hours of classroom instruction in food service supervision training and experience in food service supervision management in a military service equivalent in content to institution, which included consultation from a dietitian; or American Dietetic Association; or

of supervisory experience in the dietetic service of a health the American Dietetic has a baccalaureate degree with major studies in food and nutrition, dietetics, and food service management, has one year in this pares annually by registration Dietitian - a person who: eligible

program in paragraph (2) or (3) of this definition.

and direction of a supervisor who is responsible for the work, who plans work and methods, who is available on short notice to answer and deal with problems that are not strictly routine, who guidance regularly reviews the work performed, and who is accountable for Direct Supervision - means that work is performed under the

of Public Health or his designee. (Section Director - the Director 1-110 of the Act) full-time Professional Registered Nurse who is directly responsible for the immediate supervision of the Director of Nursing Service - the nutstag sermice...

Discharge - the full release of any resident from a facility. (Section 1-111 of the Act) Distinct Part - an entire, physically identifiable unit consisting of all of the beds within that unit and having facilities meeting the and services for a distinct part are established as set forth in the standards applicable to the levels of service to be provided. Staff respective regulations governing the levels of services approved for the distinct part.

of death or Emergency - a situation, physical condition or one or more practices, serious physical or mental harm to residents of a facility. danger which present imminent methods or operations

Epilepsy - a chronic symptom of cerebral dysfunction, characterized by

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recurrent attacks, involving changes in the state of consciousness, sudden in onset, and of brief duration. Many attacks are accompanied by a seizure in which the person falls involuntarily. of a Graduate Licensed Practical Nurse - a licensed successfully passes the proficiency examination approved by the U.S. Department of Health and the equivalent of a licensed practical nurse who is a graduate of an approved school of practical licensed by waiver who nursing for the purposes of this Part. Human Services shall be considered practical nurse,

Existing Long-Term Care Facility - any facility initially licensed as a health care facility or approved for construction by the Department, or any facility initially licensed or operated by any other agency of care facilities shall meet the design and construction standards for existing facilities for the level of long-term care for which the Existing the State of Illinois, prior to March 1, 1980. license (new or renewal) is to be granted.

Community Living - a place of residence as limited in these standards for between five and 80 ambulatory adults who are mildly or moderately mentally retarded with a potential for being absorbed into the mainstream of community life. Facility,

Facility, Intermediate Care - a facility which provides basic nursing care and other restorative services under periodic medical direction. Many of these services may require skill in administration. Such residents who have long-term illnesses or disabilities which may have reached a relatively stable plateau. for are facilities

Facility, Intermediate Care for the Developmentally Disabled - when used in this Part is a facility of three or more persons, or distinct part thereof, serving residents of which more than 50 percent are developmentally disabled. Facilities with any number less than 50 Developmental Disabilities to need organized social support and training programs, the Department with consultation from the Division of Developmental percent of developmentally disabled residents, who are determined Disabilities, Illinois Department of Mental Health and must comply with the program requirements in this Part.

building, residence, or any other place, whether operated for profit or not, or a county home for the infirm and chronically ill operated through its three or more persons, not related to the applicant or owner by blood institution, pursuant to Division 5-21 or 5-22 of the Counties Code (Ill. Rev. or any similar institution operated by a political ownership or management, personal care, sheltered care or nursing for Stat. 1991, ch. 34, pars. 5-21001 et seq. and 5-22001 et seq.) Facility or Long-Term Care Facility - a private home, subdivision of the State of Illinois, which provides,

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It includes skilled nursing facilities and intermediate care facilities as those terms are defined in Title XVIII and Title XIX of the Federal Social Security Act (42 U.S.C.A. 1395 et seq. and 1936 et seg.). A "facility" may consist of more than one building as long as the buildings are on the same tract, or adjacent tracts of However, there shall be no more than one "facility" in any building. "Facility" does not include the following:

or other place operated by the federal government or agency thereof, or by the State of Illinois; A home, institution,

facilities therefor, which is required to be licensed under the A hospital, sanitarium, or other institution whose principal human illness through the maintenance and operation as organized is the diagnosis, care, and treatment of Hospital Licensing Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 142 et seq.) (210 ILCS 85]; activity or business

1969 (Ill. Rev. Stat. 1991, ch. 23, par. 2211 et seq.) [225 ILCS Any "facility for child care" as defined in the Child Care Act of

Community Living Facilities Licensing Act (Ill. Rev. Stat. Any "community living facility" as defined in the 111 1/2, par. 4181 et seq.) [210 ILCS 35];

Community Residential Alternatives Licensing Act (Ill. Rev. Stat. "community residential alternative" as defined in

who rely exclusively upon treatment by spiritual means through well-recognized church or religious denomination. However, such Any nursing home or sanatorium operated solely by and for persons nursing home or sanatorium shall comply with all local laws prayer, in accordance with the creed or tenets of 1991, ch. 91 1/2, par. 621 et seq.) [210 ILCS 140]; rules relating to sanitation and safety; or

the Department of Mental Health and in the Community-Integrated Living 91 1/2, par. 1701 et seq.) [210 ILCS 135]; {Section Certification Act (Ill. Rev. Stat. a community-integrated 25 licensed by Disabilities defined Arrangement Licensure and E-113-0f-the-Acti-1 or Any facility Developmental arrangement

Any supportive residence licensed under the Supportive Residences Licensing Act [111. Rev. Stat. 1991, ch. 111 1/2, pars. seq.) [210 ILCS 65]. (Section 1-113 of the Act) (Section

restorative nursing, and other services under professional direction phase of illness or during recurrences of symptoms in Skilled Nursing - when used in this Part is synonymous with A skilled nursing facility provides with frequent medical supervision. Such facilities are provided for patients who need the type of care and treatment required during the continuous skilled nursing bservations, facility. a skilled nursing lengaterm illnes.

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adequate services such as: staff, heat, laundry, foods, supplies, and utilities provide 0, - sufficient assets for at least a two-month period of time. Financial Responsibility

full time - means on duty a minimum of 36 hours, four days per week.

Soal - an expected result or condition that involves a relatively long period of time to achieve, that is specified in behavioral terms in a statement of relatively broad scope, and that provides guidance establishing specific, short-term bjectives directed Governing Body - the policy-making authority, whether an individual or a group, that exercises general direction over the affairs of a facility and establishes policies concerning its operation and the welfare of the individuals it serves. Suardian - a person appointed as a guardian of the person or guardian of 1975 Rev. Stat. 1991, ch. 110 1/2, par. 1-1 et seq.) [755 ILCS 5]. of the estate, or both, of a resident under the Probate Act (Section 1-114 of the Act)

disability or toward increasing a person's level of physical, mental, economic functioning. Habilitation may include, but is not day care, special living arrangements, training, education, sheltered limited to, diagnosis, evaluation, medical services, residential care, Habilitation - an effort directed toward the alleviation of employment, protective services, counseling and other services. social or

Service) the Nurse, who is health the immediate supervision of Health Services Supervisor - (Director of Nursing or Licensed Practical services in an Intermediate Care Facility. full-time Registered Nurse, directly responsible for the

profit corporation incorporated under, or qualified as a foreign corporation under, the General Not For Profit Corporation Act of 1986 (Ill. Rev. Stat. 1991, ch. 32, par. 101.01 et seq.) [805 ILCS 105]; by a county pursuant to Division 5-22 of the Counties Code (Ill. et seq.) [55 ILCS 5]; Of, pursuant to a trust or endowment established for nonprofit, charitable purposes; and which provides maintenance, personal care, nursing or shaltered care to three or more residents, 90 percent of whom are 60 for the Aged - any facility which is operated: by a not-forsheltered care to three or more residents, 90 percent of whom are Stat. 1991, ch. 34, par. or more years of age. - the care and treatment of a person in a hospital as Hospitalization an in-patient.

managing House Manager - a qualified person on duty 40 hours a week

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the Community Living Facility and responsible for its operation and its inhabitants.

Individual Educational Program (IEP) - a written statement for each resident that provides for specific education and related services. The Individual Educational Program may be incorporated into the Individual Habilitation Plan (IHP).

Individual Habilitation Plan (IHP) - a total plan of care that is developed by the interdisciplinary team for each resident, and that is developed on the basis of all assessment results.

Institutional Occupancy - when used in this Part means Health Care Facilities, Group (a), as defined in Chapter 10, paragraph 10-0001 of the Life Safety Code, National Fire Protection Association (1985 Edition).

Interdisciplinary Team – a group of persons that represents those professions, disciplines, or service areas that are relevant to identifying an individual's needs, and designs a program to meet those needs. This team shall include at least a physician, a social worker and other professionals. In Intermediate Care Facilities for The Developmentally Disabled (ICF/DDs) at least one member of the team shall be a Qualified Mental Retardation Professional.

Licensed Nursing Home Administrator — a person who is charged with the general administration and supervision of a facility and licensed under the Nursing Home Administrators Licensing and Disciplinary Act [111. Rev. Stat. 1991, ch. 111, pars. 3651 et seq.) [225 ILCS 70].

Licensed Practical Nurse - a person with a valid Illinois license to practice as a practical nurse.

Licensee - person or entity licensed to operate the facility as provided under the Act. (Section 1-115 of the Act)

Life Care Contract - a contract through which a facility agrees to provide maintenance and care for a resident throughout the remainder of the resident's life.

Maintenance - food, shelter, and laundry services. (Section 1-116 of the Act)

Maladaptive Behavior – impairment in adaptive behavior as determined by a clinical psychologist or by a physician. Impaired adaptive behavior may be reflected in delayed maturation, reduced learning ability or inadequate social adjustment.

Medical Record Practitioner - a person who: is eligible fo

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certification as a registered record administrator (PPA) or an arrediced record to the second second

Mentally Retarded and Mental Retardation - subaverage general intellectual functioning originating during the developmental period and associated with maladaptive behavior.

Misappropriation of Property - using a resident's cash, clothing, or other possessions without authorization by the resident or the resident's authorized representative; in orc. or review after a resident's discharge; or failure to refund money after death or discharge when there is an unused balance in the resident's personal account.

Mobile Nonambulatory - unable to walk independently or without assistance, but able to move from place to place with the use of devices such as walkers, crutches, wheelchairs, or wheeled platforms.

Mobile Resident — any resident who is able to move about either independently or with the aid of assistive devices such as walkers, crutches, wheelchairs, or wheeled platforms.

Monitor - a qualified person placed in a facility by the Department to observe operations of the facility, assist the facility by advising it on how to comply with the State regulations, and who reports periodically to the Department on the operations of the facility.

Neglect - a failure in a facility to provide adequate medical or personal care or maintenance, which failure results in physical or mental injury to a resident or in the deterioration of a resident's physical or mental condition. (Section 1-117 of the Act)

Neglect means:

The failure to provide adequate medical or personal care or maintenance, which failure results in physical or mental injury to a resident or in the deterioration of a resident's physical or mental condition shall include any allegation

the alleged failure causing injury or deterioration is ongoing or repetitious; or a resident required medical treatment as a result of the alleged failure; or the failure is alleged to have caused a noticeable negative impact on a resident's health, behavior or

New Long-Term Care Facility - any facility initially licensed as a

activities for more than 24 hours.

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health care facility by the Department, or any facility initially licensed or operated by any other agency of the State of Illinois, on or after March 1, 1980. New long-term care facilities shall meet the renewal) is to be design and construction standards for new facilities for the level license (new or care for which the

existence as close to normal as possible, by making available to them patterns and conditions of everyday life that are as close as possible to obtain Normalization - the principle of helping individuals to the norms and patterns of the mainstream of society. Nurse - a registered nurse or a licensed practical nurse as defined in par. the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 3501 et seq.) [225 ILCS 65]. (Section 1-118 of the Act) Assistant - Any person who provides nursing care or personal care to residents of licensed long-term care facilities, regardless of title, and who is not otherwise licensed, certified or registered by the Department of Professional Regulation to render medical care. to, nurse's aide, orderly and nurse technician. a licensed Other titles often used to refer to nursing assistants include, Nursing assistants must function under the supervision of are not limited

diagnostic, therapeutic, and rehabilitative plan as prescribed by the physician; care for the resident's environment; observing symptoms and nursing cause and effect in order to Care - a complex of activities which carries carry measures to understanding of taking necessary safeguard life and health. procedures involving and reactions

Nursing Unit - a physically identifiable designated area of a facility consisting of all the beds within the designated area, but having no none of which are more than 120 feet from the peds, nurse's station. 75

Objective - an expected result or condition that involves a $relativel \gamma$ behavioral that is specified in terms, and that is related to the achievement of a goal. achieve, short period of time to

Occupational Therapist, Registered (OTR) - a person who is registered with the Department of Professional Regulation as an occupational under the Illinois Occupational Therapy Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 3701 et seq.) [225 ILCS 75]. therapist

Department of Professional Regulation as a certified occupational therapy assistant under the Illinois Occupational Therapy Practice Occupational Therapy Assistant - a person who is registered with the

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Act.

maintenance and governance of the facility, its personnel and physical plant. responsible for the control, person the Į Operator

not Other Resident Injury - occurs where a resident is alleged to does and the allegation within the definition of abuse or neglect. mental harm OL suffered physical

Oversight shall include, but is not limited to, social, recreational and employment opportunities for residents who, by reason of mental disability, or in the opinion of a licensed physician, are in need of needs of the residents, exclusive of nursing or personal care. 40 Oversight - general watchfulness and appropriate action residential

"owner" means the person who operates the facility, except incur jointly and severally with the owner all an owner under the Act. (Section 1-119 of the Owner - the individual, partnership, corporation, association or other who owns a facility. In the event a facility is operated by a person who leases the physical plant, which is owned by another person who operates the facility and has significant control over the person who owns the physical plant is an affiliate of the person who owns liabilities imposed on an owner under the Act. (Section 1-119 day-to-day operations of the facility, physical plant shall person, that if

any individual, partnership, corporation, association, the: letal municipality, political sundicision, trust, estate or entity whatsoever.

private, independent residence, or who is incapable of managing his behavior disorder, or mental retardation is incapable of maintaining a supervision and oversight of the person whether or not a guardian has been appointed. (Section 1-120 of physical and mental well-being of an individual, exclusive of nursing, Personal Care - assistance with meals, dressing, movement, bathing, who because of age, physical or mental disability, or general personal needs,

of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4121 et seq.) [225 ILCS registration as a registered pharmacist, a local registered pharmacist or a registered assistant pharmacist under the Pharmacy Practice Act person who holds a Registered - a

Therapist Assistant - a person who has graduated from a two year college level program approved by the American Physical Therapy Physical

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Physical Therapist - a person who is registered with the Department of Professional Regulation as a physical therapist under the Illinois Physical Therapy Act (Ill. Rev. Stat. 1991, ch. 111, pars. 4251 et seq.) [225 ILCS 90].

Physician — any person licensed by the State of Illinois to practice medicine in all its branches as provided in the Medical Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4400-1 et seq.) [225 ILCS 601]

Probationary License — an initial license issued for a period of 120 days during which time the Department will determine the qualifications of the applicant.

Program Coordinator - a qualified person directly responsible for the overall program, operation and management of a Community Living Facility.

Psychiatrist – a physician who has had at least three years of formal training or primary experience in the diagnosis and treatment of mental illness.

Psychologist – a person who is licensed by the Illinois Department of Professional Regulation to practice clinical psychology under the Clinical Psychologist Licensing Act (Ill. Rev. Stat. 1991, ch. 111, par. 5351 et seq.) [225 ILCS 15].

Qualified Mental Retardation Professional — a person who has at least one year of experience working directly with individuals with developmental disabilities and meets at least one of the following additional qualifications:

Be a physician as defined in this Section.

Be a registered nurse as defined in this Section.

Hold at least a bachelor's degree in one of the following fields: occupational therapy, physical therapy, psychology, social work, speech or language pathology, recreation (or a recreational speciality area such as art, dance, music, or physical education), dietary services or dietetics, or a human services field (such as sociology, special education, or renabilitation counseling).

Qualified Professional - a person who meets the educational, technical and ethical criteria of a health care profession, as evidenced by eligibility for membership in an organization established by the profession for the purpose of recognizing those persons who meet such criteria; and who is licensed, registered or certified by the State of Illinois, if required.

Reasonable visiting hours - any time between the hours of 10 a.m. $\,$

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8 p.m. daily. (Section 1-121 of the Act)

Registered Nurse - a person with a valid Illinois lucense from the Illinois Department of Professional Regulation to practice as a registered professional nurse under the Illinois Nursing Act of 1987,

Repeat violation - For purposes of assessing fines under Section 3-305 of the Act, a violation that has been cited during one inspection of the facility for which a subsequent inspection indicates that an accepted plan of correction was not complied with, within a period of not more than twelve months from the issuance of the initial violation. A repeat violation shall not be a new citation of the same rule, unless the licensee is not substantially addressing the issue routinely throughout the facility. (Section 3-305(7) of the Act)

Reputable Moral Character – having no history of a conviction of the applicant, or if the applicant is a firm, partnership, or association, of any of its members, or of a corporation, of any of its officers, or directors, or of the person designated to manage or supervise the facility, of a felony, or of two or more misdemeanors involving moral turpitude, as shown by other copy of the record of the court of conviction, or in the case of the conviction of a misdemeanor by a court not of record, as shown by other evidence, or other satisfactory evidence that the moral character of the applicant, or manager, or supervisor of the facility is not reputable.

Resident - person residing in and receiving personal care from a facility. (Section 1-122 of the Act)

Resident Services Director - the full-time administrator, or an individual on the professional staff in the facility, who is directly responsible for the coordination and monitoring of the residents' overall plans of care in an intermediate care facility.

Resident's Representative – a person other than the owner, or an agent or employee of a facility not related to the resident, designated in writing by a resident to be his representative, or the resident's guardian, or the parent of a minor resident for whom no guardian has been appointed. (Section 1-123 of the Act)

Restorative Care - a health care process designed to assist residents to attain and maintain the highest degree of function of which they are capable (physical, mental, and social).

Restraint of a Resident - the application of a device to limit movements.

Room - a part of the inside of a facility that is partitioned continuously from floor to ceiling with openings closed with glass or

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hinged doors.

chairs, a wide band, vest or sheet applied to prevent falling out of a resident which prevents him from falling or otherwise injuring himself. Examples are: bedside rails, geriatric or adaptive bed or chair, and hand socks applied to prevent injuring one's self. Safety Device - any equipment or protective device used on

pathogenic organisms accomplished through Sanitization - the reduction of surface to a safe level, which is steam, hot water, or chemicals.

Satisfactory - same as adequate.

the retention of a resident in a room which the resident Seclusion - follow directions and recognize impending danger or emergency situations and react by avoiding or Self Preservation - the ability to leaving the unsafe area. Sheltered care - maintenance and personal care. (Section 1-124 of

Social Worker, Qualified - a person who:

is a graduate of a school of social work which has been approved is a licensed social worker or a licensed clinical social worker Education (some schools are approved for Bachelor's Degree programs and others for Master's under the Clinical Social Work and Social Work Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 6351 et seq.) [225 ILCS 20]; and Council on Social Work Degree programs); and

has one year of social work experience in a health care setting.

State Fire Marshal - the Fire Marshal of the Office of the State Fire Marshal, Division of Fire Prevention. Sterilization - the act or process of destroying completely all forms of microbial life, including viruses.

power to vote, at least five percent of any class of securities issued by the corporation. (Section Stockholder of a corporation - any person who, directly or indirectly, holds or has the beneficially owns, 1-125 of the Act) Story - when used in this Part means that portion of a building building between the upper surface of the topmost floor and the upper between the upper surface of any floor and the upper surface of the floor above except that the topmost story shall be the portion of



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surface of the roof above.

12-month period is equal to or less than 90 term of emminerate. continuous days, and whose term of employment is either: Student Intern - means any person whose total term any facility during any

an academic credit requirement in a high school or undergraduate academic enrollment in either a high school or succeeds a full 70 institution, immediately

quarter, semester or trimester of full quarter, semester or trimester of academic enrollment in semester or trimester will commence immediately following the undergraduate institution, provided that such person is registered for another either a high school or undergraduate institution which quarter, cerm of employment. (Section 1-125.1 of the Act) Substantial - meeting requirements except for variance from the strict and literal performance which result in unimportant omissions or This definition is limited to the phrase as used in Section 350.280(q)(8), 350.280(k)(2) and 350.280(k)(4) . the railicular diremetances involved.

variance from the strict and literal performance which result in inimpirment cmissions in Abfects given the particular circumstances This definition is limited to the phrase as used in Substantial failure - the failure to meet requirements other than a Sections 350.190(b)(.) and 350.260(t). involved.

Sufficient - same as adequate.

Supervision - authoritative procedural guidance by a qualified person for the accomplishment of a function or activity within his sphere of Unless competence, with initial direction and periodic inspection of the otherwise stated in this Part, the supervisor must be on the premises (two-year training activity. program) qualifications specified in these definitions. person does not meet assistant level accomplishing the function or act of actual

National Council for Therapeutic Recreation Certification and who meets the minimum standards it has established for classification as a Therapeutic Recreation Specialist - a person who is certified The Lape 1110 Recheat . 1. S. . . . a. .

It is a behavior modification procedure which Time Out - removing an individual from a situation that results is developed and implemented under the supervision of a undesirable behavior.

Title XVIII - Title XVIII of the Federal Social Security Act as now or hereafter amended. (Section 1-126 of the Act)

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Title XIX of the Federal Social Security Act as now or nded. (Section 1-127 of the Act)

Pranster - a change in status of a resident's living arrangements from one facility to another facility. (Section 1-128 of the Act)

Type A Violation - a violation of the Act or of the rules promulgated thereunder which creates a condition or occurrence relating to the operation and maintenance of a facility presenting a substantial resility in the second mental or physical harm to a resiliant will result therefrom. (Section 1-129 of the Act)

Type B Violation - a violation of the Act or of the rules promulgated thereunder which creates a condition or occurrence relating to the operation and maintenance of a facility directly threatening to the health, sarety or welfare of a resident. (Section 1-130 of the Act)

Unit - an entire physically identifiable residence area, in Community Living Facilities consisting of not less than five nor more than 20 beds, and having facilities meeting the standards applicable to the levels of service to be provided. Staff and services for each distinct resident area are established as set forth in the respective rules governing the approved levels of service.

Universal Progress Notes - a common record with periodic narrative documentation by all persons involved in resident care.

Valid License - a license which is unsuspended, unrevoked and

Sw. 73: Amended at 17 Ill. Reg. 19517 , effective November 4, 1993)

DEVELOPMENTALLY DISABLED OF 16 3EDS OR LESS

SUBPART P: S.ECTET STEADER'S FOR INTERMEDIATE CARE PACILITIES FOR THE

Section 350.3730 Admission and Discharge Policies

- a) Residents shall only be admitted who have had a comprehensive evaluation to versus, the second and cognitive factors, reviewed by an appropriately constituted interdisciplinary team (IDT). As part of this evaluation, the resident's capabilities for self-preservation shall be determined. (B)
 - b) No residents shall be denied admission solely on the basis of mobility limitation. nontred-topy attraction-the-factity-who-factored independently-with-or-without-devicesy-mobile-runless; If a resident

The interdisciplinary team in the comprehensive evaluation shall

has mobility limitations:

conclude and documents document that:

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- A) the person's needs (medical, social, psychological, and developmental) can be met at the facility; and
 - admission to the facility is in the best interest of the
 - person; and
- C) admission of the person to the facility will not adversely affect any resident currently at the facility.

 The physical plant and equipment must *44* not be a barrier to
-) The physical plant and equipment must will not be a barrier to the person's achieving all adjudged capabilities.
- 3) The physical plant is-built-to must comply with "imprectical impractical stenderds Evaciation Capability (2. 2.2.4) as defined in Chapter 21 24 of the Life Safety Code (National Fire Protection Association Standard Number 101, 1985 edition); or there is must be adequate available trained staff, as evaluated by the Department and as determined by the calculation of the Level of Evacuation Difficulty as defined in Appendix F of the Life Safety Code (NFPA 101, 1985 edition) so as to meet "sish Slow Evacuation Capability (21-2.2.3) or prompt Prompt building
 - Standards." Evacuation Capability (21-2.2.2).

 Each resident of an ICF/DD of 16 Beds or Less shall be either employed or enrolled in an external day program, off the grounds of the facility, at least 240 days per year, five hours per day. A resident may participate in more than one program to meet this requirement.
 - and participate in more than one program to meet this requirement.

 1) The provision of employment or enrollment in a day program shall be documented in the resident's individual habilitation plan.
 - 2) Each interdisciplinary team review shall include a review of the resident's day program to assure consistent program planning and implementation
-) When possible, representatives from the resident's employment or day program shall participate in the interdisciplinary team review.
- d) Nothing in this Part shall excuse facility compliance with accessibility or reasonable accommodation requirements of state or federal law.

(Source: Amended at 17 Ill. Reg. 19517 , effective November 4, 1993)

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1)	The Heading of the Part:		0
	Long-Term Care for Under Age 22 Facilities Code		
2)	Code Citation: 77 Ill. Adm. Code 390	11)	Diff
3)	Section Numbers:		The
	390.330 Amendments		publ
4	Statutory Authority:		Τ.
	Nursing Home Care Act III. Rev. Stat. 1991, ch. 111 1/2, pars. 4151-101 et seq. [210 ILCS 45]		9 5
Ĉ,	Effective Date of Emergency Rules:		4.
	November 4, 1993		v,
(9	Does this Rulemaking Contain an Automatic Repeal Date? Yes No. X		
	If "yes," please specify date:		.9
(Does this Rulemaking Contain Any Incorporations By Reference? Yes No X		7.
8	Date Filed in Agency's Principal Office:		0
	November 4, 1993		ó
6)	Date Notice(s) of Proposal was Published in Illinois Register:		9.
	July 9, 1993 - 17 III. Reg. 10198		10.
10)	Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? Yes No X		11.
	If "yes," please complete the following:		2
	A) Statement of Objection:		7
	B) Agency Bestoonise III Reg		13.

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Date Agency Response Submitted for Approval to the Joint Committee:

Difference Between Proposal and Final Version:

e following changes were made in response to comments received during the first notice or blic comment period:

- In the Authority Note, the ILCS citation was changed to "[210 ILCS 45]" to reflect recent amendments.
- The Source Note was updated to reflect recent amendments.
- In the definition of "Act," the ILCS citation was changes to "[210 ILCS 45]."
- In the definition of "Dentist," the ILCS citation was changed to "[225 ILCS 25]."
- In the definition of "FACILITY OR LONG-TERM CARE FACILITY," the ILCS citations were changed to: "[55 ILCS 5]"; "[210 ILCS 65]"; "[225 ILCS 10]"; "[210 ILCS 35]"; [210 ILCS 140]"; "[225 ILCS 135]"; and "[210 ILCS 65]."
- In the definition of "GUARDIAN," the ILCS citation was changed to "[755 ILCS 5]."
- In the definition of "Home for the Aged," the ILCS citations were changed to "[805 ILCS 105]" and "[55 ILCS 5]."
- In the definition of "Licensed Nursing Home Administrator," the ILCS citation was changed to "[225 ILCS 70]."
- In the definition of "NURSE," the ILCS citation was changed to "[225 ILCS 65]."
- In the definition of "Occupational Therapist, Registered (OTR)," the ILCS citation was changed to "[225 ILCS 75]."
- 1. In the definition of "Pharmacist, Registered," the ILCS citation was changed to "[225 ILCS 85]."
- 12. In the definition of "Physical Therapist," the ILCS citation was changed to "[225 ILCS 99]."
- 13. In the definition of "Physician," the ILCS citation was changed to "[225 ILCS 60]."

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- 14. In the definition of "Psychologist," the ILCS citation was changed to "[225 ILCS 15]."
- In the definition of "Social Worker, Qualified," the ILCS citation was changed to "[225].

The following changes were made in response to comments and suggestions of the Joint

- In Secti 20,330, the definition of "direct care aide" was deleted
- In Section 390,330, the definition of "facility" was updated to include an exemption for "supportive residences."
- In Section 390.330, the definition of "program unit" was deleted.
- The definition of "Multidisciplinary," which was omitted from the first notice, was inserted in Section 390.330.
- The definition of "Restraint" was corrected to reflect the text of the rule currently on file.
- 5. The definition of "Restriction," which was omitted from the first notice, was inserted in Section 390.330.
- Subpart L, which was omitted from the Table of Contents in the first notice, was inserted.
- In the definition of "Administrative Warning," the reference to Section 300.277 was changed to 390.277.
- The definition of "Child Care/Habilitation Aide," which was omitted from the first notice, was inserted in Section 390,330.
- The definitions of "Facility, Long-Term Care, for Residents Under 22 Year of Age" and "Facility. Shehered Care," which were omitted from the first notice, were inserted in Section 390,330.
- In the definition of "Substantial," the references to Section 300.280 were changed to 390.280.
- In the definition of "Substantial failure," the references to Sections 300.180 and 300.260
 were changed to Sections 390.180 and 390.260.

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative

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Rules

Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes No X

Are there any other Amendments Pending on this Part?

Yes X No.

If Yes:

III. Reg. Citation	17 III. Reg. 12128	16 III. Reg. 17515	17 III. Reg. 12128				
Proposed Action	Amendments						
Section Numbers	390.120	390.140	390.150	390.160	390.282	390.640	390.2660

15) Summary and Purpose of Rules:

The rules in Part 390 govern the Department of Public Health's licensure of long-term care facilities for persons under age 22. The Department is adopting these amendments to implement a consent decree in the case of <u>Protection and Advocacy, Inc., v., John R. Lumpkin.</u> The settlement agreement, which was signed on February 16, 1993, requires the Department to adopt emergency amendments to Parts 300, 330, 350, 390 of the Illinois Administrative Code. Protection and Advocacy, Inc., is an Illinois not-for-profit corporation that advocates for the rights of mentally ill individuals and persons with developmental disabilities. The Settlement Agreement concerns the Department's operation of the 24-hour holline required by the Abused and Neglected Long-Term Care Facility Residents Reporting Act (Ill. Rev. Stat. 1991, cl. 111 112, pars. 4161 et seq.) [210 ILCS 30]. The Settlement Agreement requires the Department to use court-ordered procedures in operating the hotline; to categorize allegations of abuse, neglect, or other resident injury in a uniform fashion; to report other resident injuries to the General Assembly in the same manner as report of abuse or neglect; to file emergency amendments to Parts 300, 330, 350, and 390 to include expanded definitions of "abuse", "neglect", and "other resident injury"; and to

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handle as "anonymous" complaints wherein a named complainant cannot be located or proves to amendments and amend Section 390.330 by expanding the definitions of "abuse" and "neglect" and adding a definition of "other resident injury." be fictitious. The Department adopted the emergency amendments, which became effective May 6, 1993 and expired on October 3, 1993. These adopted amendments will replace the emergency

Information and Questions regarding this Adopted Rulemaking shall be directed to: 16)

Ms. Gail DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

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TITLE 77: PUBLIC HEALTH CHAPTER I: DEPARTMENT OF PUBLIC HEALTH SUBCHAPTER C: LONG-TERM CARE FACILITIES

PART 390

LONG-TERM CARE FOR UNDER AGE 22 FACILITIES CODE

SUBBART A: GENERAL PPOVISIONS

		Apple nation for therese	1 D	suance	License Due to a Change o		Criteria for Adverse Licensure Actions	Denial of Initial License	Denial of Renewal	Revocation of License	Experimental Program Conflicting With Requirements	, Evaluations and Consultatio	iling an Annual Attested Financial S	ation to be Made Available to the Publ	to the Public By the Licensee	Municipal Carains	Ownership Dis . sure		Monitor and Receivership	Presentation of Findings	Determination to Issue a Notice of Violation or Administrative	Warning	Determination of the Level of a Violation	Notice of Violation	Adm. 1.15 FEB. 97. 18 Main 11.7	Plans of Correction	Reports of Correction	Conditions for Assessment of Penalties	Calculation of Penalties	Determination to Assess Penalties	Reduction or Waiver of Penalties	Alcoholism Treatment Programs in Long-Term Care Facilities	pastact that the state of	Walvers	Definitions	Incorporated and Referenced Materials
Se . 1 J. J.	390.110	330.123	390,130	F	390.150	390.160	390.165	390.170	4	390.180	390.190	390.200	390.210		390.230	390.240	397.250	390.260	330.270	390.271	390,272		3911,274	390.276	330.277	390.278		390.282			390.288	390.300	390.310	\$ 200. 12 1	390.330	390.340

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NOTICE OF ADOPTED AMENDMENT(S) DEPARTMENT OF PUBLIC HEALTH

SUBPART G: MEDICATIONS

Behavior Emergencies Behavior Management

190.1320 390.1330

Retention and Transfer of Resident Records Records Pertaining to Residents' Property

> 300.1650 390.1660

390.1640

390.1670 390.1680 390.1690

Confidentiality of Resident's Records

Resident Record Requirements

390.1610 390,1623 390,1630

Section

Content of Medical Records

Staff Responsibility for Medical Records

Other Resident Record Requirements

SUBPART I: FOOD SERVICE

Dietary Staff in Addition to Director of Food Services Kitchen Equipment, Utensils, and Supplies Adequacy of Diet and Meal Pattern Preparation of Infant Formula Infant and Therapeutic Diets Food Preparation and Service Director of Food Services Hygiene of Dietary Staff Food Handling Sanitation Scheduling Meals Menu Planning Diet Orders 390.1900 390.1810 390.1820 390.1830 390.1840 390,1850 390,1860 390.1870 390.1880 390.1890 390.1920

SUBPART J: MAINTENANCE, HOUSEKEEPING, AND LAUNDRY

Laundry Services Housekeeping Maintenance 390.2010 390.2030 390.2020

Section

SUBPART K: FURNISHINGS, EQUIPMENT, AND SUPPLIES

VENARTMENT OF PUBLIC REALTH

SUBPART C: POLICIES

. Resident and Facility

"aluation for Employees

RESIDENT AND FACILITY RECORDS

SUBPART H:

Control of Narcotics and Legend Drugs

330.1450

Labeling and Storage of Medications

Administration of Medication

Conformance with Physician's Orien Medication Policies and Procedure,

390.1410

Section

390.1420 330.1436

. . and Accidents

SUBPART D: PERSONNEL

Categories of Pe Jonnel

SUBPART E: H 'L'H 'ND DETELOPMENTAL SERVICES

Service Programs

Tuberculin Skin Test Procedures Dental Care Services Nursing Services

Physical and Occupational Therapy Services Social Services

Speech Pathology and Audiology Services Recreational and Activity Services 390.1110

Work Activity and Prevocational Training Services Educational Services

SUBPART F: GESTRAINTS AND SAFETY DEVICES, BEHAVIOR MANAGEMENT, AND BEHAVIOR EMERGENCIES

Restraints and Safety Devices

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Equipment Sterilization of Supplies and Equipment and Supplies Furnishings 390.2210 390.2220 390.2230

WATER SUPPLY AND SEWAGE DISPOSAL SUBPART L:

Sewage Disc sal Nathr Sibbly Plumbing 13 .7129 390.2440 Section

DESIGN AND CONSTRUCTION STANDARDS FOR NEW FACILITIES SUBPART M:

Preparation of Drawings and Specifications Dining, Play, Activity/Program Rooms Applicability of these Standards Administration and Public Areas Building Requirements Therapy and Personal Care Codes and Standards Departments Electical Systems Mechanical Systems Plumbing Systems Nursing Unit Structural Service General 390.2610 390.2620 390.2660 390.2670 390.2680 390.2700 390.2720 390.2710 131.2740

DESIGN AND CONSTRUCTION STANDARDS FOR EXISTING FACILITIES SUBPART N:

Preparation of Drawings and Specifications Play, Dining, Activity/Program Rooms Administration and Public Areas General 3.1 unit Reguirements Treatment and Personal Care The Particulation of the Contraction of the Contrac Cide, and Standards Merinian Tax Sy total Jerpill & Met. t Plumbing Systems App.icabilit/ Nursing Unit 390.2930 390.2950 390.2960 . 232, 13.2441 . 1 . 7 44. . .

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WOTICE OF ADOPTED AMENDMENT(S)

SUBPART O: RESIDENT'S RIGHTS

Medical and Personal Care Program Communication and Visitation Private Right of Action Famility Implementation O ntract With Facility Transfer or Discharge Complaint Procedures Abuse and Neglect Resident's Funds Cantident al. ty Restraints Residents' General 90.3220 390.3240 390.3250 90.3260 90,3290 90.3300 90.3310 31,328) 90.3320

DAY CARE PROGRAMS SUBPART P:

Day Care in Long-Term Care Facilities

390.3510

Interpretation and Illustrative Services for Long-Term Care Forms for Day Care In Long-Term Care Facilities Facility for Residents Under 22 Years of Age Daily Nutritional Requirements By Age Group Sound Transmissions Limitations Infant Feeding APPENDIX A APPENDIX B TABLE A TABLE B

Care Pacilities for Persons (Lider Twenty-Two 22) Pressure Relationships and Ventilation Rates of Certain Areas for and Humidity Relative Disaster Preparedness Parameters Sprinkler Requirements New Long-Term Years of Age TABLE C TABLE E TABLE F Implementing and authorized by the Nursing Home Care Act (Ill. Rev. ch. 111 1/2, par. 4151-101 et seq.) (210 ILCS 45]. AUTHORITY: Stat. 1991,

Temperature

days; amended at 6 Ill. Reg. 11622, effective September 14, 1982; amended at 6 Reg. 14678, ettective November 15, 1982; amended at 7 Ill. Reg. 282, effective December 22, 1982; amended at 7 Ill. Reg. 1927, effective January 28, 1983; amended at 7 Ill. Reg. 8574, effective July 11, 1983; amended at 7 Ill. Reg. 1983; amended at 8 Ill. Reg. 15585, 15589, and 15592, effective SOURCE: Adopted at 6 Ill. Reg. 1658, effective February 1, 1982; emergency amendment at 6 Ill. Reg. 3223, effective March 8, 1982, for a maximum of 150 August 15, 1984; amended at 8 111. Reg. 16989, effective September 5, 1984; codified at 8 111. Reg. 19823; amended at 8 111. Reg. 24159, effective November Ill. Reg. 14557 and 14560, effective November 8, 1982; amended at 6 Ill. 15821, effective November 15, 1983; amended at 7 Ill. December 14,

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8 Ill. Reg. 25083, effective December 14, 1984; amended at 9 Ill. Reg. 122, effective December 26, 1984; amended at 9 Ill. Reg. 10785, effective July 1, 1985; amended at 11 Ill. Reg. 16782, effective October 1, 1987; amended at 12 effective October 1, 1988; emergency amendment at 12 Ill. Reg. 18243, effective amended at 13 Ill. Reg. 6301, effective April 17, 1989; amended at 13 Ill. Reg. 19521, effective December 1, 1989; amended at 14 Ill. Reg. 14904, effective October 1, 1990; amended at 15 Ill. Reg. 1878, effective January 25, 1991; amended at 16 Ill. Reg. 623, effective January 1, 1992; amended at 16 Ill. Reg. effective February 3, 1993, for a maximum of 150 days; emergency expired on July 3, 1993; emergency amendment at 17 111. Reg. 7974, effective May 6, 1993, a maximum of 150 days; emergency expired on October 3, 1993; amended at 17 Ill. Reg. 15073, effective September 3, 1993; amended at 17 Ill. Reg. 16167, 29, 1984; amended at 8 Ill. Reg. 24656, effective December 7, 1984; amended at October 24, 1988, for a maximum of 150 days; emergency expired March 23, 1989; September 3, 1992; emergency amendment at 17 Ill. Reg. 2390, Ill. Reg. 931, effective December 24, 1987; amended at 12 Ill. Reg. 16780, effective January 1, 1994; amended at 17 Ill. Reg. 19235 Reg. October 26, 1993; amended at November 4, 1993 14329, effective

GENERAL PROVISIONS SUBPART A:

Section 390.330 Definitions

The terms defined in this Section are terms that are used in one or more of the sets of licensing standards established by the Department to various levels of long-term care. They are defined as follows:

a resident other than by accidental means in a facility. (Section Abuse - any physical or mental injury or sexual assault inflicted 1-103 of the Act)

of injury on a resident that occurs other than by accidental means and that requires (whether or not actually given) medical attention. Mental injury arises from the following types of conduct: the infliction to Physical abuse refers

Verbal abuse refers to the use by a licensee, employee includes disparaging and derogatory terms to residents or within their hearing or seeing distance, regardless not lmited to, of punishment of their age, ability to comprehend or disability. or offensive physical contact by language of oral, written or gestured abuse includes, but a licensee, employee or agent. humiliation, harassment, deprivation, or agent

licensee, employee or agent. Sexual assault

Sexual harassment or sexual coercion perpetrated by a

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NOTICE OF ADOPTED AMENDY: (5)

Access - the right to:

restriction with any restrict Communicate privately and without to the communication, Enter any facility; who consents

communicate privately and without restriction with any resident, Seek consent

Observe all areas of the facility except the living area of any resident with the Inspect the clinical and other records of a express written consent of the resident; L . 1 / 1 / 1 / 1 THE EMPLOYER OF THE PERSON AND THE

Act - as used in this Part, the Nursing Home Care Act (Ill, R) / . . ' ...

1991, ch. 111 1/2, par. 4151-101 et seq.) (210 ILCS 45)

program of varied group and individual activities geared to the individual resident's needs and available for a reasonable number of hours each day. Program - a specific planned Activity

individual meets the standards of personal independence and social or degree responsibility expected of his age and cultural group. Behay, u

Addition – any construction attached to the original building which increases the area or cubic content of the building.

reasonable person familiar with the professional standards of the subject under review, to meet the needs of the residents of a facility under the particular set of circumstances in existence at the time of review.

the Act, which indicates that a situation, condition, or practice in Department under Section 390.277 of this Part and Section 3-303.2 of the facility violates the Act or the Department's rules, but is not a Administrative Warning - a notice to a facility issued $v\gamma$ type A or type B violation.

of the for the person who is directly responsible for administration of the facility, irrespective responsible assigned title. (See Licensed Nursing Home Administrator.) Administrator - the person who operation and

individual as though they were the person's own, in order to realize the rights to which the individual is entitled, obtain needed Advocate - a person who represents the rights and interests of services, and remove barriers to meeting the individual's needs.

Affiliate means:

With respect to a partnership, each partner thereof.

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With respect to a corporation, each officer, director and

With respect to a natural person: any person related in the first degree of kinship to that person; each partnership and each partner thereof which that person or any affiliate of that person is a partner; and each corporation in which that person stockholder (Section 1-106 of the Act)

Aide or Orderly - any person providing direct personal care, training or habilitation services to residents.

Alteration - any construction change or modification of an existing building which does not increase the area or cubic content of the building.

Ambulatory Resident - a person who is physically and mentally capable of walking without assistance, or is physically able with guidance to do so, including the ascent and descent of stairs.

Applicant – any person making application for a license. (Section 1-107 of the Act)

Appropriate - term used to indicate that a requirement is to be applied according to the needs of a particular individual or actualism.

Assessment - the use of an objective system with which to evaluate the physical, social, developmental, behavioral, and psychosocial aspects of an individual.

Audiologist - a person who is certified or is eligible for a certificate of clinical competence in audiology granted by the American Speech and Hearing Association under its requirements in effect on the publication of this provision or meets the educational requirements for certification and is in the process of accumulating the supervised experience required for certification.

Autism — A syndrome described as consisting of withdrawal, very inadequate social relationships, exceptional object relationships, language disturbances and monotonously repetitive motor behavior; many children with autism will also be seriously impaired in general intellectual functioning; mental illness observed in young children characterized by severe withdrawal and inappropriate response to

Autoclave - an apparatus for sterilizing by superheated steam under pressure.

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Auxiliary Personnel - all nursing personnel in intermediate care facilities and skilled nursing facilities other than licensed personnel.

Basement - when used in this Part, means any story or floor level below the main or street floor. Where due to grade difference, there are two levels each qualifying as a street floor, a basement is any floor below the level of the two street floors. Basements shall not be counted in determining the height of a building in stories.

Behavior Modification - treatment to be used to establish or change behavior patterns.

Cerebral Palsy — a disorder dating from birth or early infancy, nonprogressive, characterized by examples of aberrations of motor function (paralysis, weakness, incoordination) and often other manifestations of organic brain damage such as sensory disorders, seizures, mental retardation, learning difficulty and behavior

Certification for Title XVIII and XIX — the issuance of a document by the Department to the Department of Health and Human Services or the Department of Public Aid verifying compliance with applicable statutory or requirements for the purposes of participation as a provider of care and service in a specific Federal or State health program.

Charge Nurse - a charge nurse is a registered professional nurse or a licensed practical nurse in charge of the nursing activities for a specific unit or floor during a tour of duty.

Child Care/Habilitation Aide - any person who provides nursing, personal or rehabilitative care to residents of licensed Long-Term Care Facilities for Persons Under 22 Years of Age, regardless of title, and who is not otherwise licensed, certified or registered by the Department of Professional Regulation to render such care. Child Care/Habilitation aides must function under the supervision of a licensed nurse.

Community Alternatives - service programs in the community provided as an alternative to institutionalization.

Community Living Facility - see Facility, Community Living.

Continuing Care Contract - a contract through which a facility agrees to supplement all forms of financial support for a resident throughout the remainder of the resident's life.

Contract - a binding agreement between a resident or the resident's

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and guardian (or, if the resident is a minor, the resident's parent) the facility or its agent. Corporal Punishment - painful stimuli inflicted directly upon the

hitting, or withholding food as punishment. Examples of mental abuse are swearing, a resident with the care and supervision he requires; the infliction of mental or physical abuse. Examples abuse are restraining a resident, striking, slapping, Cruelty and Indifference to Welfare of the Resident threatening and seclusion. provide

Registration, as provided in the Illinois Dental Practice Act (Ill. Dentist - any person licensed by the State of Illinois to practi dentistry, includes persons holding a Temporary Certificate Rev. Stat. 1991, ch. 111, par. 2301 et seq.) [225 ILCS 25].

Department Department - as used in this Part means the Illinois Public Healtn.

or other pathological conditions which generally originate before such individuals attain age 18, and which continue, or can be expected to Developmentally Disabled - those individuals whose disability is continue, indefinitely, and which constitute a substantial functioning attributable to mental retardation, cerebral palsy, epilepsy, autism, handicap to such individuals.

ď Developmental Disability - a severe, chronic disability of which:

combination of mental and physical impairment or combination of mental and physical impairments or combination of or physical mental and physical impairments;

is manifest before age 22;

results in substantial functional limitations in three is likely to continue indefinitely;

of the following areas of major life activities: self-care;

receptive and expressive language;

learning;

capacity for independent living; and self-direction;

self-sufficiency; and economic

for a combination and sequence of special, interdisciplinary, or generic care, treatment, or other services which are of life-long or extended duration and individually planned and coordinated. reflects the person's needs

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Dietetic Service Supervisor - a person who:

G. 64 3 46.4 corresponding of classroom, approved by the is a graduate of a dietetic technican in American Dietetic Association; or is a qualified dietitian; or

supervision and has had experience as a supervisor in a health in food service course that provides of classroom instruction is a graduate of a Department-approved institution, which included . has training and experience in food service supervision and content to the program in paragraph (2) or (3) of this definition. management in a military service equivalent in

Dietitian - a person who:

has a baccalaureate degree with major studies in food and nutrition, dietetics, and food service management, has I year of supervisory experience in the dietetic service of a health care institution, and participates annually in continuing dietetic by the American registration for Association; or eligible education.

plans work and methods, who is available on short notice to answer questions and deal with problems that are not strictly routine, who regularly reviews the work performed, and who is accountable for Direct Supervision - means that work is performed under the and direction of a supervisor who is responsible for the

- the Director of Public Health or his designee. (Section 1-110 of the Act) Director

Director of Nursing Service – the full-time Professional Registered Nurse who is directly responsible for the immediate supervision of the nursing services.

Discharge - the full release of any resident from a facility. (Section 1-111 of the Act) Distinct Part - an entire, physically identifiable unit consisting of all of the beds within that unit and having facilities meeting the standards applicable to the levels of service to be provided. Staff and services for a distinct part are established as set forth in the respective regulations governing the levels of services approved

Emergency – a situation, physical condition or one or more practices, methods or operations which present imminent danger of death or

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serious physical or mental harm to residents of a facility. (Section characterized the state Epilepsy - a chronic symptom of cerebral dysfunction, changes in involving 1-112 of the Act)

consciousness, sudden in onset, and of brief duration. Many attacks

attacks, ρĀ

recurrent

seizure

щ

accompanied

person falls

in which the

Equivalent of a Graduate Licensed Practical Nurse - a licensed practical nurse, licensed by waiver who successfully passes the proficiency examination approved by the U.S. Department of Health and practical nurse who is a graduate of an approved school of practical ď Human Services, shall be considered the equivalent of nursing for the purposes of this Part.

care facilities shall meet the design and construction standards for Existing Long-Term Care Facility - any facility initially licensed as long-term a health care facility or approved for construction by the Department, or any facility initially licensed or operated by any other agency of Coram I , with min, to Existing 1, 1980. license (new or renewal) is to be granted. the State of Illinois, prior to March

Facility, Community Living – a place of residence as limited in these standards for between five and $80\,$ ambulatory adults who are mildly or moderately mentally retarded and who have a potential for being absorbed into the mainstream of community life.

of these services may require skill in administration. Such Facility, Intermediate Care - a facility which provides basic nursing care and other restorative services under periodic medical direction. illnesses disabilities which may have reached a relatively stable plateau. residents who have long-term facilities are

part thereof, serving residents of which more than 50 percent are used in this $\operatorname{Part}_{\mathcal{L}}$ is a facility of three or more persons, or distinct Disabilities, Illinois Department of Mental Health and Developmental Facility, Intermediate Care for the Developmentally Disabled - when Facilities with any number less than 50 Department with consultation from the Division of Developmental Disabilities to need organized social support and training programs, percent of developmentally disabled residents, who are determined must comply with the program requirements in this Part. developmentally disabled.

building, residence, or any other place, whether operated for profit or not, or a county home for the infirm and chronically ill operated private home, institution, 5-22 of the Counties Code (Ill. Rev. Facility or Long-Term Care Facility - a to Division 5-21 or pursuant THE T

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and XVIII and Title XIX of the Federal Social Security Act (42 U.S.C.A. Stat. 1991, ch. 34, pars. 5-21001 et seq. and 5-22001 et seq.) [55 institution operated by a political subdivision of the State of Illinois, which provides, through its management, personal care, sheltered care or nursing those terms are defined in Title A "facility" may consist of more than one building as long as the buildings are on the same tract, or adjacent tracts of land. However, there shall be no more than one for three or more persons, not related to the applicant or owner "Facility" does not include It includes skilled nursing facilities 1936 et seq.). intermediate care facilities as 'facility" in any one building. Similar et seq. and any marriage. ownership or blood or

or other place operated by the federal A hospital, sanitarium, or other institution whose principal activity or business is the diagnosis, care, and treatment of government or agency thereof, or by the State of Illinois; institution, A home,

organized facilities therefor, which is required to be licensed under the Hospital Licensing Act (Ill. Rev. Stat. 1991, ch. 111 Any "facility for child care" as defined in the Child Care Act of operation and illness through the maintenance 1/2, par. 142 et seq.) [210 ILCS 85];

1969 (Ill. Rev. Stat. 1991, ch. 23, par. 2211 et seq.) [225 ILCS "community living facility" as defined in the Community

(Ill. Rev. Stat. 1991, ch. "community residential alternative" as defined in the Community Residentia, Alternatives Licensing Act (Ill. Rev. Stat. 111 1/2, par. 4181 et seq.) [210 ILCS 35]; Living Facilities Licensing Act Any

Any nursing home or sanatorium operated solely by and for persons through in accordance with the creed or tenets of any such nursing home or sanatorium shall comply with all local laws and well-recognized church or religious denomination. However, who rely exclusively upon treatment by spiritual means 1991, ch. 91 1/2, par. 621 et seq.) [210 ILCS 140]; rules relating to sanitation and safety; or prayer,

Any facility licensed by the Department of Mental Health and Developmental Disabilities as a community-integrated living 1991, ch. 91 1/2, par. 1701 et seq.); [210 ILCS 135] {Section Certification Act (Ill. Rev. Stat. Community-Integrated arrangement as defined in the and Arrangements Licensure 1-113-of-the-Act)-; or

(Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 9001 et seq.) (210 ILCS 65). (Section 1-113 of the Act) Licensing Act

Facility, Long-Term Care, for Residents Under 22 Years of Age - when in these standards is synonymous with a long-term care facility for residents under 22 years of age, which facility provides total

habilitative health care to residents who require specialized treatment, training and continuous nursing care because of medical or over-commenta, its and lifted.

Facility, Sheltered Care - when used in this Part is synonymous with a sheltered care facility, which facility provides maintenance, and personal care and oversight.

Facility, Skilled Nursing - when used in this Part is synonymous with a skilled nursing facility. A skilled nursing facility provides skilled nurs...3 Tare, continued stilled nursing facility provides skilled nurs...3 Tare, continued stilled nursing, and other services under professional direction with frequent medical supervision. Such facilities are provided for patients who need the type of care and treatment required during the post acute phase of illness or during recurrences of symptoms in long-term illness.

Financial Responsibility - sufficient assets to provide adequate services such as: staff, heat, laundry, foods, supplies, and utilities for at least a two-month period of t.me.

Full time - means on duty a minimum of 36 hours, four days per week.

Goal - an expected result or condition that involves a relatively long period of time to achieve, that is specified in behavioral terms in a statement of relatively broad scope, and that provides guidance in establishing specific, short-term objectives directed toward its attainment.

Governing Body - the policy-making authority, whether an individual or a group, that exercises general direction over the affairs of a facility and establishes policies concerning its operation and the welfare of the individuals it serves.

Guardian – a person appointed as a guardian of the person or guardian of the estate, or both, of a resident under the Probate Act of 1975 (III. Rev. Stat. 1991, ch. 110 1/2, par. 1-1 et seq.) [755 LLCS 5]. (Section 1-114 of the Act)

Habilitation — an effort directed toward the alleviation of a disability or toward increasing a person's level of physical, mental, social or economic functioning. Habilitation may include, but is not limited to, diagnosis, evaluation, medical services, residential care, day care, special living arrangements, training, education, sheltered employment, protective services, counseling and other services.

Health Services Supervisor - (Director of Nursing Service) the full-time Registered Nurse, or Licensed Practical Nurse, who is

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Home for the Aged – any facility which is operated: by a not-for-profit corporation incorporated under or qualified as a foreign corporation, under the General Not For Profit Corporation Act of 1986 (ILL). Rev. Stat. 1991, ch. 32, par. 101.01 et seq.) [805 ILCS 105]; or, by a county pursuant to Division 5-22 of the Counties Code (ILL). Rev. Stat. 1991, ch. 34, par. 5-22001 et seq.) [55 ILCS 5]; or, pursuant to a trust or endowment established for nonprofit, charitable purposes; and which provides maintenance, personal care, nursing or sheltered care to three or more residents, 30 percent of whom are 60 or more years of age.

Hospitalization – the care and treatment of a person in a hospital $\ as$ an in-patient.

House Manager — a qualified person on duty 40 hours a week managing the Community Living Facility and responsible for its operation and its inhabitants.

Individual Educational Program (IEP) – a written statement for each resident that provides for specific education and related services. The Individual Education Program may be incorporated into the Individual Habilitation Plan (IHP).

Individual Habilitation Plan (IHP) - a total plan of care that is developed by the interdisciplinary team for each resident, and that is developed on the basis of all assessment results.

Institutional Occupancy - when used in this Part means Health Care Facilities, Group (a), as defined in Chapter 10, paragraph 10-0001 of the Life Safety Code, National Fire Protection Association (1985

Interdisciplinary Team - a group of persons that represents those professions, disciplines, or service areas that are relevant to identifying an individual's needs and designs a program to meet those needs. This team shall include at least a physician, a social worker and other professionals. In Intermediate Care Facilities for The Developmentally bisabled (ICF/DDs) at least one member of the team shall be a Qualified Mental Retardation Professional.

Licensed Nursing Home Administrator – a person who is charged with the general administration and supervision of a facility and licensed under the Nursing Home Administrators Licensing and Disciplinary Act (Ill. Rev. Stat. 1991, ch. 111, par. 3651 et seq.) [225 ILCS 70].

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40 Licensed Practical Nurse - a person with a valid Illinois license practice as a practical nurse. person or entity licensed to operate the facility as provided under the Act. (Section 1-115 of the Act) the

maintenance and care for a resident throughout the remainder Life Care Contract - a contract through which a facility agrees of the resident's life. Maintenance - food, shelter, and laundry services. (Section 1-116

behavior may be reflected in delayed maturation, reduced learning - impairment in adaptive behavior as determined a physician. Impaired adaptive ability or inadequate social adjustment. by a clinical psychologist or by Behavior Maladaptive

certification as a registered record administrator (RRA) or an American Medical Record Association under its requirements; or is a graduate of a school of jointly by the American is eligible for Medical Association and the American Medical Record Association. Medical Record Practitioner - a person who: accredited record technician (ART), by the medical record science that is accredited

intellectual functioning originating during the developmental period subaverage Retarded and Mental Retardation and associated with maladaptive behavior. dentally

after a resident's discharge; or failure to refund money after death or discharge when there is an unused balance in the resident's other possessions without authorization by the resident or the failure to return valuables of Property - using a resident's cash, clothing, resident's authorized personal account. Misappropriation

nse of wheeled to move from place to place with the independently or and wheelchairs, Mobile Nonambulatory - unable to walk crutches, devices such as walkers, able but assistance, platforms.

- any resident who is able to move about either as walkers, independently or with the aid of assistive devices such crutches, wheelchairs, and wheeled platforms. Mobile

- a qualified person placed in a facility by the Department ve operations of the facility, assist the facility by it on how to comply with the State regulations, and who operations reports periodically to the Department on the advising it on how to observe

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Multidisciplinary - see Interdisciplinary Team.

- a failure in a facility to provide adequate medical or mental injury to a resident or in the deterioration of a resident's which failure results in physical physical or mental condition. (Section 1-117 of the Act) personal care or maintenance, Veglect

injury to a resident or in the deterioration of a resident's include any allegation The failure to provide adequate medical or personal care maintenance, which failure results in physical or physical or mental condition shall the alleged failure causing injury or deterioriation is ongoing or repetitious; or

a resident required medical treatment as a result of the alleged failure;

failure is alleged to have caused a noticeable negative impact on a resident's health, behaviour or for more toan 24 nouts. Care Facility - any facility initially licensed as a health care facility by the Department, or any facility initially licensed or operated by any other agency of the State of Illinois, on or after March 1, 1980. New long-term care facilities shall meet the design and construction standards for new facilities for the level of long-term care for which the license (new or renewal) is to be long-term care for which the license (new or renewal) is to Long-Term

principle of helping individuals to obtain an them patterns and conditions of everyday life that are as close as existence as close to normal as possible, by making available possible to the norms and patterns of the mainstream of society. Normalization - the

in the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, a S par. 3501 et seq.) [225 ILCS 65]. (Section 1-118 of the Act) Vurse - a registered nurse or a licensed practical nurse

care to residents of licensed long-term care facilities, regardless of title, and who is not otherwise licensed, certified or registered by Other titles often used to refer to nursing assistants include, but the Department of Professional Regulation to render medical care. are not limited to, nurse's aide, orderly and nurse technician. assistants must function under the supervision of a licensed 0.0 Nursing Assistant - Any person who provides nursing care Nursing

the out carries activities which complex of е -Nursing Care C. ANNOYON -

corporation, association, other legal municipality, political subdivision, trust, estate or partnership, individual, entity whatsoever

who because of age, physical or mental disability, emotional maintaining a private, independent residence, or who is incapable of personal needs, or general supervision and oversight of the managing his person whether or not a guardian has been appointed. - assistance with meals, dressing, movement, bathing, or behavior disorder, or mental retardation is incapable and mental well-being of an individual, exclusive (Section 1-120 of the Act) Personal or other physical

registration as a registered assistant pharmacist under the Pharmacy pharmacist or a registered assistant pharmacist or a registered assistant part 4121 et local registered Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4121 certificate person who holds a registration as a registered pharmacist, a Registered - a seq.) [225 ILCS 85]. Pharmacist,

year college level program approved by the American Physical Therapy has graduated from a two Physical Therapist Assistant - a person who Association.

of Professional Regulation as a physical therapist under the illinois Physical Therapy Act (Ill. Rev. Stat. 1991, ch. 111, par. 4251 et Physical Therapist - a person who is registered with the Department seq.) [225 ILCS 90]. Physician - any person licensed by the State of Illinois to practice medicine in all its branches as provided in the Medical Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. lll, par. 4400-1 et seq.) issued for a period of 120 determine Department will Probationary License - an initial license days during which time the qualifications of the applicant. Program Coordinator – a qualified person directly responsible for the overall program, operation and management of a Community Living Facility. Psychiatrist — a physician who has had at least three years of formal training or primary experience in the diagnosis and treatment of mental illness.

Professional Regulation to practice clinical psychology under the Clinical Psychologist Licensing Act (Ill. Rev. Stat. 1991, ch. 111, par. 5351 et seq.) [225 ILCS 15]. Psychologist - a person who is licensed by the Illinois Department of

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involving understanding of cause and effect in order to diagnostic, therapeutic, and rehabilitative plan as prescribed by the care for the resident's environment; observing symptoms carry reactions and taking necessary measures to safeguard life and health. procedures

consisting of all the beds within the designated area, but having no Nursing Unit - a physically identifiable designated area of a facility of which are more than 120 feet from the 75 beds, none nurse's station. more than

Objective - an expected result or condition that involves a relatively behavioral time to achieve, that is specified in terms, and that is related to the achievement of a goal. short period of

Occupational Therapist, Registered (OTR) - a person who is registered with the Department of Professional Regulation as an occupational therapist under the Illinois Occupational Therapy Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 3701 et seq.) [225 ILCS 75]

Therapy Assistant - a person who is registered with the a certified occupational therapy assistant under the Illinois Occupational Therapy Practice Department of Professional Regulation as

control, maintenance and governance of the facility, its personnel and physical plant. Operator - the person responsible for the

Injury - occurs where a resident is alleged to have suffered physical or mental harm and the allegation does not within the definition of abuse or neglect. Other Resident

Oversight - general watchfulness and appropriate action to meet the total needs of the residents, exclusive of nursing or personal care. Oversight shall include, but is not limited to, social, recreational employment opportunities for residents who, by reason of mental disability, or in the opinion of a licensed physician, are of residential care.

over the day-to-day operations of the facility, the person who owns the physical plant shall incur jointly and severally with the owner all liabilities imposed on an owner under the Act. (Section 1-119 of operated by a person who leases the physical plant, which is owned by except that if the person who owns the physical plant is an affiliate of the person who operates the facility and has significant control corporation, association or the event a facility is another person, "owner" means the person who operates the facility, other person who owns a facility. In individual, partnership, Owner - the the Act)

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experience working directly with individuals with Qualified Mental Retardation Professional - a person who has at least disabilities and meets at least one of the following additional qualifications: one year of

Be a physician as defined in this Section.

social work, speech or language pathology, recreation (or a recreational specialty area such as art, dance, music, or physical education), dietary services or dietetics, or a human Hold at least a bachelor's degree in one of the following therapy, physical therapy, psychology, field (such as sociology, special education, Be a registered nurse as defined in this Section. fields: occupational services

technical and ethical criteria of a health care profession, as an organization persons who meet such criteria; and who is licensed, registered, or the educational, evidenced by eligibility for membership in an organi: established by the profession for the purpose of recognizing Professional - a person who meets certified by the State of Illinois, if required. the hours of 10:00 a.m. and 8:00 p.m. daily. (Section 1-121 of the Act) Reasonable visiting hours - any time between

Registered Nurse - a person with a valid Illinois license from the registered professional nurse under the Illinois Nursing Act of 1987 Professional Regulation to practice as (Ill. Rev. Stat. ±989 1991, ch. 111, par. 3501 et seq.). Illinois Department of

Repeat Violation - For purposes of assessing fines under Section 3-305 for which a subsequent inspection indicates that an not more than twelve months from the issuance of the initial violation. A repeat violation shall not be a new citation of the same rule, unless the licensee is not substantially addressing the issue of the Act, a violation that has been cited during one inspection of accepted plan of correction was not complied with, within a period routinely throughout the facility. (Section 3-305(7) of the Act) the facility

court of conviction, or in the case of the conviction of a anor by a court not of record, as shown by other evidence; or satisfactory evidence that the moral character of the association, of any of its members, or of a corporation, of any of supervise the facility, of a felony, or of two or more misdemeanors involving moral turpitude, as shown by a certified copy of the record Reputable Moral Character - having no history of a conviction of the its officers, or directors, or of the person designated to manage supervisor of the facility is partnership, applicant, or if the applicant is a firm, or manager, or of the court of applicant,

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Щ From personal care Resident - person residing in and receiving facility. (Section 1-122 of the Act)

of the Services Director - the full-time administrator, or an residents' overall plans of care in an intermediate care facility. professional staff in the facility, who directly responsible for the coordination and monitoring on the ndividual

Resident's Representative – a person other than the owner, or an agent or employee of a facility not related to the resident, designated in writing by a resident to be his representative, or the guardian, or the parent of a minor resident for whom no (Section 1-123 of the Act) guardian has been appointed. resident's

Restorative Care - a health care process designed to assist residents to attain and maintain the highest degree of function of which they are capable (physical, mental, and social). Restraint – any physical, mechanical, or chemical means, or the use thereof, that restricts movement of the limbs, head, or body of a resident, except when used as a safety device or as part of a medically prescribed procedure for the treatment of an existing a physical or emotional physical disorder or the amelioration of handicap.

Physical restraint is the use of personal human force that so Mechanical restraint is any mechanical device, or use thereof, that so restricts movement. restricts movement.

Chemical restraint is the use of any chemical that so restricts movement.

balance are not restraints. The partial or total immobilization of a resident for the purpose of performing a medical/surgical body position Mechanical supports used to achieve proper procedure is not restraint. Restriction - the placement of a limitation on a resident's rights, stimuli, which includes the use of restraints, confinement, aversive and time out exceeding 15 minutes at any one time. Room - a part of the inside of a facility that is partitioned continuously from floor to ceiling with openings closed with glass or hinged doors.

himself. Examples are: bedside rails; geriatric or adaptive chairs; a wide band, vest or sheet applied to prevent falling out of a which prevents him from falling or otherwise Device - any equipment or protective device used on a bed, bed or chair; and hand socks applied to prevent injuring one's self. chair, or resident injuring Safety

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a utensil surface to a safe level, which is accomplished through the use of CO pathogenic organisms Sanitization - the reduction of steam, hot water, or chemicals.

Satisfactory - same as adequate.

Seclusion - the retention of a resident in a room which the resident

Self Preservation - the ability to follow directions and recognize impending danger or emergency situations and react by avoiding leaving the unsafe area. Sheltered care - maintenance and personal care. (Section 1-124 of the

Social Worker, Qualified - A person who:

is a licensed social worker or a licensed clinical social worker under the Clinical Social Work and Social Work Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 6351 et seq.) $[225 \ \text{LLCS} \ 20]$; and is a graduate of a school of social work which has been approved on Social Work Education (some schools are approved for Bachelor's Degree programs and others for Masters by the Council Degree); and

has one year of social work experience in a health care setting.

State Fire Marshal - the Fire Marshal of the Office of the State Fire of Fire Prevention. Marshal, Division

Sterilization - the act or process of destroying completely all forms of microbial life, including viruses.

beneficially owns, holds or has the power to vote, at percent of any class of securities issued by the who, directly Stockholder of a corporation - any person percent of any class of (Section 1-125 of the Act) corporation. least five indirectly,

Story - when used in this Part means that portion of a building between the upper surface of any floor and the upper surface of the floor above except that the topmost story shall be the portion of $\bf a$ building between the upper surface of the topmost floor and the upper surface of the roof above. Student Intern - means any person whose total term of employment in an academic credit requirement in a high school or undergraduate any facility during any 12-month period is equal to or less than continuous days, and whose term of employment is either:

οĘ immediately succeeds a full quarter, semester or trimester

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full quarter, semester or trimester of academic enrollment in either a high school or undergraduate institution which quarter, semester or trimester will commence immediately following the term of employment. (Section 1-125.1 of the Act) in either a high school or undergraduate institution, provided that such person is registered for another enrollment

defects given the particular circumstances involved. This definition is limited to the phrase as used in Sections 390.280(q)(g), Substantial - meeting requirements except for variance from the strict and literal performance, which results in unimportant omissions or is limited to the phrase as 390.280(k)(2) and 390.280(k)(4).

unimportant emissions or defects given the particular circumstance; involved. This definition is limited to the phrase as used in Section Substantial failure - the failure to meet requirements other than a variance from the strict and literal performance, which results in 390.180(b)(1) and 390.260(f). unimportant

Sufficient - Same as adequate.

of competence, with initial direction and periodic inspection of the actual act of accomplishing the function or activity. Unless otherwise stated in this Part, the supervisor must be on the premises Supervision - authoritative procedural guidance by a qualified person for the accomplishment of a function or activity within his sphere if the person does not meet assistant level (two-year training program) qualifications specified in these definitions.

National Council for Therapeutic Recreation Certification and who Therapeutic Recreation Specialist - a person who is certified by the meets the minimum standards it has established for classification as a Therapeutic Recreation Specialist. Time Out - removing an individual from a situation that results in is developed and implemented under the supervision of a qualified undesirable behavior. It is a behavior modification procedure which professional.

NOU Title XVIII - Title XVIII of the Federal Social Security Act as or hereafter amended. (Section 1-126 of the Act)

Title XIX - Title XIX of the Federal Social Security Act as now or hereafter amended. (Section 1-127 of the Act) Transfer - a change in status of a resident's living arrangements from one facility to another facility. (Section 1-128 of the Act)

Type A Violation - a violation of the Act or of the rules promulgated

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creates a condition or occurrence relating to the a facility presenting a substantial or physical harm to a resident will result therefrom. (Section 1-129 of the Act) serious mental operation and maintenance of probability that death or thereunder which

and maintenance of a facility directly threatening to the Type B Violation - a violation of the Act or of the rules promulgated thereunder which creates a condition or occurrence relating to the (Section 1-130 of the Act) safety or welfare of a resident. operation health, residence area, in Community and having facilities meeting the standards applicable to the provided. Staff and services for each distinct resident area are established as set forth in the respective Living Facilities consisting of not less than five nor more than 20 rules governing the approved levels of service. Unit - an entire physically identifiable be levels of service beds,

- a common record with periodic narrative persons involved in resident care. Notes documentation by all Progress Universal

unsuspended, unrevoked 1 S Valid License - a license which unexpired.

effective 19547 Reg. 17 (Source: Amended at November 4, 1993

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NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC HEALTH

	Part:
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7

Sheltered Care Facilities Code

77 III. Adm. Code 330 Code Citation: 5

Adopted Action: Section Numbers: 3

Amendments

Statutory Authority:

4

330.330

III. Rev. Stat. 1991, ch. 111 1/2, pars. 4151-101 et seq. Nursing Home Care Act [210 ILCS 45]

Effective Date of Adopted Amendment: 5

November 4, 1993

No X Yes Does this Rulemaking Contain an Automatic Repeal Date? If "yes," please specify date: 6

No X Yes Does this Rulemaking Contain Any Incorporations By Reference? 6

Date Filed in Agency's Principal Office: 8

November 4, 1993

Date Notice(s) of Proposal was Published in Illinois Register: 6

July 9, 1993 - 17 Ill. Reg. 10198

Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these 10)

If "yes," please complete the following:

III. Reg. Statement of Objection: A) III. Reg. Agency Response: B)

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

Date Agency Response Submitted for Approval to the Joint Committee: 0

Difference Between Proposal and Final Version: 1

The following changes were made in response to comments received during the first notice or public comment period:

- In the Authority Note, the ILCS citation was changed to "[210 ILCS 45]" to reflect recent amendments.
- The Source Note was updated to reflect recent amendments. ri
- In the definition of "Act," the ILCS citation was changes to "[210 ILCS 45]. m
- In the definition of "Dentist," the ILCS citation was changed to "[225 ILCS 25].
- In the definition of "FACILITY OR LONG-TERM CARE FACILITY," the ILCS citations were changed to: "[55 ILCS 5]"; "[210 ILCS 85]"; "[225 ILCS 10]"; "[210 ILCS 35]"; [210 ILCS 140]"; "[225 ILCS 135]"; and "[210 ILCS 65]."
- In the definition of "GUARDIAN," the ILCS citation was changed to "[755 ILCS 5]. 6.
- In the definition of "Home for the Aged," the ILCS citations were changed to "[805 ILCS 105]" and "[55 ILCS 5]."
- In the definition of "Licensed Nursing Home Administrator," the ILCS citation was changed ∞
- In the definition of "NURSE," the ILCS citation was changed to "[225 ILCS 65]. 9
- In the definition of "Occupational Therapist, Registered (OTR)," the ILCS citation was 10.
- In the definition of "Pharmacist, Registered," the ILCS citation was changed to "[225 ILCS 11
- In the definition of "Physical Therapist," the ILCS citation was changed to "[225 ILCS

12.

13.

In the definition of "Physician," the ILCS citation was changed to "[225 ILCS 60],

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NOTICE OF ADOPTED AMENDMENTS

In the definition of "Psychologist," the ILCS citation was changed to "[225 ILCS 15]."

14. 15.

In the definition of "Social Worker, Qualified," the ILCS citation was changed to "[225

in response to comments and suggestions of the Joint The following changes were made Committee on Administrative Rules:

- In Section 330.330, the definition of "direct care aide" was deleted.
- In Section 330.330, the definition of "program unit" was deleted. ci
- In the definition of "Administrative Warning," the reference to Section 300.277 was changed to 330.277.
- In the definition of "Substantial," the references to Section 300.280 were changed to 4
- In the definition of "Substantial failure," the references to Sections 300.180 and 300.260 were changed to Sections 330.180 and 330.260. Ś

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative

Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? 12)

The Department has made all the changes to which it agreed with the Joint Committee.

Will the Rules Replace an Emergency Rule Currently in Effect? 13)

No X Yes

Are there any other Amendments Pending on this Part? 14)

S. Yes X

If Yes:

Proposed Action Section Numbers

Ill. Reg. Citation

17 III. Reg. 12205

Amendments

330.120

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

17 III. Reg. 12205	16 III. Reg. 17555			
Amendments	Amendments	Amendments	Amendments	Amendments
330.140	330.150	330.160	330.282	330.730

Summary and Purpose of Rules 15)

case of Protection and Advocacy, Inc., v. John R. Lumpkin. The settlement agreement, which was amend Section 330.330 by expanding the definitions of "abuse" and "neglect" and adding a signed on February 16, 1993, requires the Department to adopt emergency amendments to Parts operation of the 24-hour hotline required by the Abused and Neglected Long-Term Care Facility Residents Reporting Act (III. Rev. Stat. 1991, ch. 111 1/2, pars. 4161 et seq.) [210 ILCS 30]. The Settlement Agreement requires the Department to use court-ordered procedures in operating the or neglect; to file emergency amendments to Parts 300, 330, 350, and 390 to include expanded definitions of "abuse", "neglect", and "other resident injury"; and to handle as "anonymous" complaints wherein a named complainant cannot be located or proves to be fictitious. The Department adopted the emergency amendments, which became effective May 6, 1993 and expired The rules in Part 330 govern the Department of Public Health's licensure of sheltered care facilities. The Department is adopting these amendments to implement a consent decree in the 300, 330, 350, 390 of the Illinois Administrative Code. Protection and Advocacy, Inc., is an Illinois not-for-profit corporation that advocates for the rights of mentally ill individuals and persons with developmental disabilities. The Settlement Agreement concerns the Department's on October 3, 1993. These adopted amendments will replace the emergency amendments and hotline; to categorize allegations of abuse, neglect, or other resident injury in a uniform fashion; to report other resident injuries to the General Assembly in the same manner as report of abuse definition of "other resident injury."

Information and Questions regarding this Adopted Rulemaking shall be directed to: 16)

Ms. Gail DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187

The full text of the Adopted Amendments begins on the next page:

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH SUBCHAPTER C: LONG-TERM CARE FACILITIES TITLE 77: PUBLIC HEALTH

SHELTERED CARE FACILITIES CODE PART 330

SUBPAPT A: GENERAL PROVISIONS

General Requirements Applicative, the locense License of an Initial License For a New Facility Issuance of an Initial License Due to a Change of Ownership Issuance of a Renewal License	tial License ewal of License ewal of License License License License String of License Surveys, Evaluations and Consultation and Attested Financial Statement o be Made Available to the Public By the Department o be Made Available to the Public By the Licensee ensing classing classing classing classing of Findings	mination to Issue and animation of the Lee of Violation listrative Warning to of Correction tions for Assessition of Penallist of Correction tions for Assessition of Penallist of Violation of Waiver of Penallism Theatment May Survey Free porated and Reference of Penallism Theatment May Survey Free Penallism Theatment
330,110 530,120 330,130 330,140 330,150 330,160	22 0 0 2 2 2 0 0 2 2 2 0 0 0 0 0 0 0 0	22 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

ADMINISTRATION SUBPART B:

TEATHOLS REGIS . #	DEPARTMENT OF PUBLIC HEAL. "	NOTICE OF ADOPTED AMENDMENT(S)	SUBPART H: RESIDENT AND FACILITY PECOPUS	Resident Record Requirements Content of Medical Records	Content of marcas according to Residents' Property Retention and Transfer of Resident Records Other Resident Record Requirements	Retention of Facility Records Other Facility Record Requirements	SUBPART I: FOOD SERVICE		Dietary Staff in Addition to Director of Food Services Hygiene of Dietary Staff	Diet Olders Adequacy of Diet and Meal Pattern Therapeutic Diets Scheduling of Meals	Menu Planning Food Preparation and Service Food Handling Sanitation	HOUS		LAUNGIY SELVICES SUBPART K: FURNISHINGS, EQUIPMENT, AND SUPPLIES	Furnishings Equipment and Supplies	SUBPART L: WATER SUPPLY AND SEWAGE DISPOSAL	Codes Water Supply Sewage Disposal	Plumbing SUBPART M: DESIGN AND CONSTRUCTION STANDARDS FOR NEW SHELTERED CARE FACILITIES
				Section 330.1710 330.1720	330.1730	330.1760		Section 330,1910	330.1920	330.1950	330,1980 330,1990 330,2000	0.000	Section 330.2210	330.2230	Section 330.2410 330.2420		Section 330.2610 330.2620 330.2630	330.2640
11.1 NOTS RECUSTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF ADOPTED AMENDMENT(S)	Administ 11 ×	SURPART C: POLICÍBS	Resident Jane Policies Admission and Discharge Policies	Contract Between Resident and Facility Residents' Advisory Council	General Policies Personnel Policies Initial Health Byaluation for Employees	Disaster Preparedness Serious Incidents and Accidents	SUBPART D: PERSONNEL	Personnel Nireing and Dersonal Care Assistants (Renealed)	Student Interns (Repealed) Consultation Services Personnel Policies	SUBPART E: HEALTH SERVICES AND MEDICAL CARE OF RESIDENTS	Medical Care Policies Personal Care Life-Sustaining Treatments	Communicable Disease Folicies Tuberculin Skin Test Procedures Behavior Emergencies		Activity Program Work Programs Written Policies for Restorative Services	SUBPART G: MEDICATIONS	Medication Policies Administration of Medication Labeling and Storage of Medications
18501	r r		30 - 30 s		Section 330, To	330.730	330.765	330.730		Section 330.910	330.916 330.920 330.930		Section 330.1110 330.1125	330.1135 330.1135 330.1140	Section	330.1320 330.1320 330.1330	Section	330.1510 330.1520 330.1530

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SUBPART N: FIRE PROTECTION STANDARDS FOR NEW SHELTERED

Fire Extinguishers, Electric Wiring, and Miscellaneous Use of Fire Extinguishers, Evacuation Plan, and Fire Drills Exit Facilities and Subdivision of Floor Areas Stairways, Vertical Openings, and Doorways Fire Department Service and Water Supply Hazardous Areas and Combustible Storage Exit Lights and Directional Signs Applicability of These Standards Fire Alarm and Detection System General Building Requirements Fire Protection 330.3410 330.3420 330.3430 330,3390 330.3330 330.3380 Section

SUBPART O: DESIGN AND CONSTRUCTION STANDARDS FOR

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

EXISTING SHELTERED CARE FACILITIES

Site General Building Pequirements Administration Corrudors Bath and Toilet Rooms Living, Dining, and Activity Rooms Bedrooms Special Care Room Kitchen Laundry Room Housekeeping and Service Rooms and Storage Space Electrical	SUBPART P: FIRE PROTECTION STANDARDS FOR EXISTING SHELTERED CARE FACILITIES Fire Department Service and Water Supply Occupancy and Fire Areas Exit Facilities and Subdiv.sion of Floor Areas Stairways, Vertical Openings, and Doorways Exit and Fire Escape Lights and Directional Signs Hazardous Areas and Combustible Storage Fire Alarm and Detection System Fire Extinguishers, Electric Wiring, and Miscellaneous Use of Fire Extinguishers, Evacuation Plan, and Fire Drills	General Medical and Personal Care Program Restraints Abuse and Neglect Communication and Visitation Resident's Funds Resident's Funds Residents' Advisory Council Contrary Wint Faring Transfer or Discharge Complaint Bit and Action
Section 330.3610 330.3620 330.3640 330.3640 330.3660 330.3680 330.3680 330.3680 330.3680 330.3680	Section 330,3910 330,3920 330,3930 330,3940 330,3950 330,3950 330,3950 330,3950 330,3950	Section 330,4210 330,4220 330,4230 330,4230 330,4240 330,4270 330,4270 330,4270 330,4270 330,4270 330,4270

NOTICE OF ADOPTED AMENDMENTCH

Section 330.330 Definitions

The terms defined in this Section are terms that are used in one or more of the to license various sets of licensing standards established by the Department levels of long-term care. They are defined as follows:

resident other than by accidental means in a facility. (Section 1-103 Abuse - any physical or mental injury or sexual assault inflicted on a of the Act)

Abuse means:

resident that occurs other than by accidental means and that (whether or not actually given) medical attention. Mental injury arises from the following types of conduct: Physical abuse refers to the infliction of injury

within their hearing or seeing distance, regardless Verbal abuse refers to the use by a licensee, employee agent of oral, written or gestured language that Sexual harassment or sexual coercion perpetrated by offensive physical contact by harassment, threats of punishment of their age, ability to comprehend or disability. includes, but is not limited includes disparaging and derogatory terms to licensee, employee or agent. icensee, employee or agent. OL Mental abuse humiliation, deprivation,

Access - the right to:

Communicate privately and without restriction with any resident who consents to the communication; Enter any facility;

Seek consent to communicate privately and without restriction Inspect the clinical and other records of a resident with the with any resident;

Observe all areas of the facility except the living area of any resident who protests the observation. (Section 1-104 of the Act) express written consent of the resident;

Act - as used in this Part, the Nursing Home Care Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 4151-101 et seq.) [210 ILCS 45]. Program - a specific planned program of varied group and individual activities geared to the individual resident's needs and available for a reasonable number of hours each day. Activity

individual meets the standards of personal independence and social Behavior - the effectiveness or degree with which the responsibility expected of his age and cultural group.

Day Care In Long-Term Care Facilities

DAY CARE PROGRAMS

SUBPART R:

NOTICE OF ADOPTED AMENDMENT(S) DEPARTMENT OF PUBLIC HEALTH

Different Only Minimal Components, and Illustrative Services Humidity FOL for Activity Directors Who Need Facility Forms for Day Care in Long-Term Care Facilities Relative rts Classification of Distinct Part of Disaster Preparedness Parameters Levels of Service (Repealed) Sheltered Care Facilities Interpretation, Consultation Criteria Temperature OAPPENDIX APPENDIX APPENDIX APPENDIX PABLE A

Implementing and authorized by the Nursing Home Care Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 4151-101 et seg.) [210 ILCS 45]. AUTHORITY:

1980, for a maximum of 150 days; adopted at 4 Ill. Reg. 30, p. 933, effective July 28, 1980; amended at 6 Ill. Reg. 5981, effective May 3, 1982; amended at 6 Ill. Reg. 1982; amended at 6 Ill. Reg. 14547, III. Reg. 6973, effective May 17, 1983; amended at 7 III. Reg. 15825, effective November 15, 1983; amended at 8 III. Reg. 15596, effective August 15, 1984; amended at 8 III. Reg. 15941, effective August 17, 1984; codified at 8 III. Reg. 19790; amended at 8 Ill. Reg. 24241, effective November 28, 1984; amended at 8 Ill. Reg. 24696, effective December 7, 1984; amended at 9 Ill. Reg. 2952, effective February 25, 1985; amended at 9 Ill. Reg. 10974, effective July 1, 1985; amended at 11 Ill. Reg. 16879, effective October 1, 1987; amended at 12 19580, effective December 1, 1989; amended at 14 Ill. Reg. 14928, effective October 1, 1990; amended at 15 Ill. Reg. 516, effective January 1, 1991; effective February 3, 1993, for a maximum of 150 days; emergency expired on July 3, 1993; emergency amendment at 17 111. Reg. 8000, effective May 6, 1993, effective November 8, 1982; amended at 6 Ill. Reg. 14681, effective November 15, 1982; amended at 7 Ill. Reg. 1963, effective January 28, 1983; amended at 7 effective October 1, 1988; emergency amendment at 12 Ill. Reg. 18939, effective amended at 13 Ill. Reg. 6562, effective April 17, 1989; amended at 13 Ill. Reg. amended at 16 Ill. Reg. 651, effective January 1, 1992; amended at 16 Ill. Reg. for a maximum of 150 days; emergency expired on October 3, 1993; amended at 17 Ill. Reg. 1017, effective December 24, 1987; amended at 12 Ill. Reg. 16870, October 24, 1988, for a maximum of 150 days; emergency expired March 23, 1989; 14370, effective September 3, 1992; emergency amendment at 17 Ill. Reg. 2405, Reg. 15089, effective September 3, 1993; amended at 17 Ill. Reg. 16180, SOURCE: Emergency rules adopted at 4 Ill. Reg. 10, p. 807, effective March 1, 19258

Ill. Reg.

effective January 1, 1994; amended at 17

1993;

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Addition - any construction attached to the original building which increases the area or cubic content of the building.

Adequate - enough in either quantity or quality, as determined by a reasonable person familiar with the professional standards of the subject under review, to meet the needs of the residents of a facility under the particular set of circumstances in existence at the time of

Administrative Warning — a notice to a facility issued by the Department under Section 330.277 of this Part and Section 3-303.2 of the Act, which indicates that a situation, condition, or practice in the facility violates the Act or the Department's rules, but is not a type A or type B violation.

Administrator – the person who is directly responsible for the operation and administration of the facility, irrespective of the assigned title. (See Licensed Nursing Home Administrator.)

Advocate - a person who represents the rights and interests of an individual as though they were the person's own, in order to realize the rights to which the individual is entitled, obtain needed services, and remove barriers to meeting the individual's needs.

Affiliate means:

With respect to a partnership, each partner thereof.
With respect to a corporation, each officer, director and stockholder thereof.

With respect to a natural person: any person related in the first degree of kinship to that person; each partnership and each partner thereof of which that person or any affiliate of that person is a partner; and each corporation in which that person or any affiliate of that person is an officer, director or stockholder. (Section 1-106 of the Act)

Aide or Orderly – any person providing direct personal care, training or habilitation services to residents, Alteration - any construction change or modification of an existing building which does not increase the area or cubic content of the building.

Ambulatory Resident - a person who is physically and mentally capable of walking without assistance, or is physically able with guidance to do so, including the ascent and descent of stairs.

Applicant – any person making application for a license. (Section $1-107~{\rm of}$ the Act)

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Appropriate - term used to indicate that a requirement is to be applied according to the needs of a particular individual or situation.

Assessment - the use of an objective system with which to evaluate the physical, social, developmental, behavioral, and psychosocial aspects of an individual.

Audiologist - a person who is certified or is eligible for a certificate of clinical competence in audiology granted by the American Speech and Hearing Association under its requirements in effect on the publication of this provision or meets the educational requirements for certification, and is in the process of accumulating the supervised experience required for certification.

Autism - A syndrome described as consisting of withdrawal, very inadequate social relationships, exceptional object relationships, language disturbances and monotonously repetitive motor behavior; many children with autism will also be seriously impaired in general intellectual functioning; mental illness observed in young children characterized by severe withdrawal and inappropriate response to external stimulation.

Autoclave - an apparatus for sterilizing by superheated steam under pressure.

Auxiliary Personnel - all nursing personnel in intermediate care facilities and skilled nursing facilities other than licensed personnel.

Basement - when used in this Part, means any story or floor level below the main or street floor. Where due to grade difference, there are two levels each qualifying as a street floor, a basement is any floor below the level of the two street floors. Basements shall not be counted in determining the height of a building in stories.

Behavior Modification - treatment to be used to establish or change behavior patterns.

Cerebral Palsy - a disorder dating from birth or early infancy, nonprogressive, characterized by examples of aberrations of motor function (paralysis, weakness, incoordination) and often other manifestations of organic brain damage such as sensory disorders, seizures, mental retardation, learning difficulty and behavior disorders.

Certification for Title XVIII and XIX - the issuance of a document by the Department to the Department of Health and Human Services or the Department of Public Aid verifying compliance with applicable

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statutory or regulatory requirements for the purposes of participation as a provider of care and service in a specific Federal or State health program.

Charge Nurse - a charge nurse is a registered professional nurse or a licensed practical nurse in charge of the nursing activities for a specific unit or floor during a tour of duty.

Community Alternatives - service programs in the community provided as an alternative to institutionalization.

Community Living Facility - see Facility, Community Living.

Continuing Care Contract – a contract through which a facility agrees to supplement all forms of financial support for a resident throughout the remainder of the resident's life.

Contract – a binding agreement between a resident or the resident's guardian (or, if the resident is a minor, the resident's parent) and the facility or its agent.

Corporal Punishment - painful stimuli inflicted directly upon the body.

Cruelty and Indifference to Welfare of the Resident - failure to provide a resident with the care and supervision he requires; or, the infliction of mental or physical abuse. Examples of physical abuse are restraining a resident, striking, slapping, hitting, or withholding food as punishment. Examples of mental abuse are swearing, threatening and seclusion.

Dentist - any person licensed by the State of Illinois to practice dentistry, includes persons holding a Temporary Certificate of Registration, as provided in the Illinois Dental Practice Act (Ill. Rev. Stat. 1991, ch. 111, pars. 2301 et seq.) [225 ILCS 25].

Department – as used in these standards means the Illinois Department of Public Health.

Developmentally Disabled - those individuals whose disability is attributable to mental retardation, cerebral palsy, epilepsy, autism, or other pathological conditions which generally originate before such individuals attain age 18, and that continue, or can be expected to continue, indefinitely, and which constitute a substantial functioning handicap to such individuals.

Developmental Disability - a severe, chronic disability of a person

is attributable to a mental or physical impairment or combination

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of mental and physical impairments; or combination of mental and physical impairments;

is manifest before age 22;

is likely to continue indefinitely;

results in substantial functional limitations in three or more of the following areas of major life activities:

self-care; receptive and expressive language;

learning;

mobility;

elf-direction;

capacity for independent living; and economic self-sufficiency; and

reflects the person's needs for a combination and sequence of special, interdisciplinary, or generic care, treatment, or other services which are of life-long or extended duration and individually planned and coordinated.

Dietetic Service Supervisor - a person who:

is a qualified dietitian; or

is a quantitied distribution of distribution or distribution of a distribution or distribution program, corresponding or classroom, approved by the American Distribution Sassociation; or

is a graduate of a Department-approved course that provides 90 or more hours of classroom instruction in food service supervision and has had experience as a supervisor in a health care institution, which included consultation from a distitian; or has training and experience in food service supervision and management in a military service equivalent in content to the program in paragraph (2) or (3) of this definition.

Dietitian - a person who:

is eligible for registration by the American Dietetic Association; or has a baccalaureate degree with major studies in food and nutrition, dietetics, and food service management, has one year of supervisory experience in the dietetic service of a health care institution, and participates annually in continuing

dietetic education.

Direct Supervision - means that work is performed under the guidance and direction of a supervisor who is responsible for the work, who plans work and methods, who is available on short notice to answer questions and deal with problems that are not strictly routine, who regularly reviews the work performed, and who is accountable for the

Director - the Director of Public Health or his designee. (Section 1-110 of the $\operatorname{Act})$

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Nurse who is directly responsible for the immediate supervision of the Nursing Service - the full-time Professional Registered nursing services. Discharge - the full release of any resident from a facility. (Section 1-111 of the Act)

all of the beds within that unit and having facilities meeting the provided. Staff for a distinct part are established as set forth in the Distinct Part - an entire, physically identifiable unit consisting respective regulations governing the levels of services approved standards applicable to the levels of service to be the distinct part and services

Emergency - a situation, physical condition or one or more practices, methods or operations which present imminent danger of death or physical or mental harm to residents of a facility. (Section 1-112 of the Act) serious

Epilepsy - a chronic symptom of cerebral dysfunction, characterized by sudden in onset, and of brief duration. Many attacks are accompanied recurrent attacks, involving changes in the state of consciousness, by a seizure in which the person falls involuntarily. Equivalent of a Graduate Licensed Practical Nurse - a licensed by waiver, who successfully passes the proficiency examination approved by the U.S. Department of Health and Human Services shall be considered the equivalent of a licensed practical nurse who is a graduate of an approved school of practical nursing for the purposes of this Part. practical nurse, licensed

Existing Long-Term Care Facility - any facility initially licensed as a health care facility or approved for construction by the Department, or any facility initially licensed or operated by any other agency of Illinois, prior to March 1, 1980. Existing long-term for the level of long-term care for which the care facilities shall meet the design and construction standards license (new or renewal) is to be granted. existing facilities the State of

for between five and 80 ambulatory adults who are mildly or moderately mentally retarded with a potential for being absorbed into Facility, Community Living - a place of residence as limited in the mainstream of community life. standards

these services may require skill in administration. Such s are for residents who have long-term illnesses or Facility, Intermediate Care - a facility which provides basic nursing care and other restorative services under periodic medical direction. disabilities which may have reached a relatively stable plateau. facilities are

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thereof, serving residents of which more than 50 percent are Care for the Developmentally Disabled - when used in this Part is a facility of three or more persons, or distinct percent of developmentally disabled residents, who are determined by Developmental Illinois Department of Mental Health and Developmental Disabilities to need organized social support and training programs, developmentally disabled. Facilities with any number less than the Department with consultation from the Division of must comply with the program requirements in this Part. Intermediate Disabilities,

or a county home for the infirm and chronically ill operated (LCS 5) or any similar institution operated by a political subdivision management, personal care, sheltered care or nursing for three or more facilities as those terms are defined in Title XVIII and Title XIX of seq.), A "facility" may consist of more than one building as long as one "facility" in any one for profit (Ill. Rev. 34, pars. 5-21001 et seq. and 5-22001 et seq.) [55 of the State of Illinois, which provides, through its ownership or persons, not related to the applicant or owner by blood or marriage. It includes skilled nursing facilities and intermediate care the Federal Social Security Act (42 U.S.C.A. 1395 et seq. to 1936 et Facility or Long-Term Care Facility - a private home, institution, building, residence, or any other place, whether operated for profit the buildings are on the same tract, or adjacent tracts pursuant to Division 5-21 or 5-22 of the Counties Code building. "Facility" does not include the following: more than However, there shall be no Stat. 1989, ch.

or other place operated by the federal government or agency thereof, or by the State of Illinois; A home, institution,

facilities therefor, which is required to be licensed under the or other institution whose principal activity or business is the diagnosis, care, and treatment of human illness through the maintenance and operation as organized Hospital Licensing Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 142 et seq.) [210 ILCS 85]; A hospital, sanitarium,

Any "facility for child care" as defined in the Child Care Act of 1969 (Ill. Rev. Stat. 1991, ch. 23, par. 2211 et seq. [225 "community living facility" as defined in the Community Living Facilities Licensing Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 4181 et seq.) [210 ILCS 35];

Community Residential Alternatives Licensing Act (Ill. Rev. Stat. "community residential alternative" as defined in 1991, ch. 91 1/2, par. 621 et seq.) [210 ILCS 140];

Any nursing home or sanatorium operated solely by and for persons However, such nursing home or sanatorium shall comply with all local laws and with the creed or tenets spiritual means vell-recognized church or religious denomination. rules relating to sanitation and safety; or who rely exclusively upon treatment by prayer, in accordance

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who is health Licensed Practical Nurse, immediate supervision of the services in an Intermediate Care Facility. Registered Nurse, or directly responsible for the

pursuant to a trust or endowment established for nonprofit, charitable not-for-profit corporation incorporated under, or qualified as a foreign corporation under the General Not For Profit Corporation Act 105];7 or, by a county pursuant to Division 5-22 of the Counties Code (Ill. Rev. Stat. 1991, ch. 34, par. 5-22001 et seq.) [55 ILCS 5];7 or, sheltered care to three or more residents, 90 percent of whom are operated: by purposes; and which provides maintenance, personal care, nursing of 1986 (Ill. Rev. Stat. 1991, ch. 32, par. 101.01 et seq.) [805 which is facility Aged - any or more years of age. the for

Hospitalization - the care and treatment of a person in a hospital. an in-patient. House Manager - a qualified person on duty 40 hours a week managing operation and the Community Living Facility and responsible for its its inhabitants.

The Individual Educational Program may be incorporated into the resident that provides for specific education and related services. Individual Educational Program (IEP) - a written statement for each Individual Habilitation Plan (IHP).

developed by the interdisciplinary team for each resident, and that is developed on the basis of all accounts Individual Habilitation Plan (IHP) - a total plan of

Facilities, Group (a), as defined in Chapter 10, paragraph 10-0001 of the Life Safety Code, National Fire Protection Association (1985 in this Part means Health Care Institutional Occupancy - when used

needs. This team shall include at least a physician, a social worker and other professionals. In Intermediate Care Facilities for the Interdisciplinary Team - a group of persons that represents those or service areas that are relevant to identifying an individual's needs, and designs a program to meet those Developmentally Disabled (ICF/DDs) at least one member of the team shall be a Qualified Mental Retardation Professional. professions, disciplines,

Licensed Nursing Home Administrator - a person who is charged with the general administration and supervision of a facility and licensed under the Nursing Home Administrators Licensing and Disciplinary Act (Ill. Rev. Stat. 1991, ch. 111, par. 3651 et seq.) [225 ILCS 70].

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as a community-integrated living arrangements Libensure and Certification Act (Ill. Rev. Stat. 1991, ch. 91 1/2, par. 1701 et seq.) [210 ILCS 135];--{Section Any facility licensed by the Department of Mental Health and Community-Integrated the arrangement as defined in Developmental Disabilities 1-113-of-the-Act); or

Any supportive residence licensed under the Supportive Residences Licensing Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 9001 seq.) [210 ILCS 65]. (Section 1-113 of the Act) Facility, Skilled Nursing - when used in this Part is synonymous with a skilled nursing facility. A skilled nursing facility provides restorative nursing, and other services under professional direction with frequent medical supervision. Such facilities are provided for patients who need the type of care and treatment required during the post acute phase of illness or during recurrences of symptoms in observations, nursing skilled nursing care, continuous skilled long-term illness. Responsibility - sufficient assets to provide adequate supplies, and services such as: staff, heat, laundry, foods, utilities for at least a two-month period of time. Financial

Full time - means on duty a minimum of 36 hours, four days per week.

Goal - an expected result or condition that involves a relatively long period of time to achieve, that is specified in behavioral terms in a establishing specific, short-term objectives directed toward its statement of relatively broad scope, and that provides guidance

Governing Body - the policy-making authority, whether an individual or that exercises general direction over the affairs of a facility and establishes policies concerning its operation and the welfare of the individuals it serves. dronb,

Guardian - a person appointed as a guardian of the person or guardian of the estate, or both, of a resident under the Probate Act of 1975 [111. Rev. Stat. 1991, ch. 110 1/2, par. 1-1 et seq.) [755 ILCS 5]. (Section 1-114 of the Act)

is not day care, special living arrangements, training, education, sheltered disability or toward increasing a person's level of physical, mental, limited to, diagnosis, evaluation, medical services, residential care, Habilitation - an effort directed toward the alleviation of employment, protective services, counseling and other services. Habilitation may include, but social or economic functioning.

Service) the Health Services Supervisor - (Director of Nursing

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Practical Nurse - a person with a valid Illinois license to practice as a practical nurse. Licensed

facility the Licensee - the person or entity licensed to operate provided under the Act. (Section 1-115 of the Act) through which a facility agrees to remainder provide maintenance and care for a resident throughout the contract Contract - a of the resident's life. (Section 1-116 shelter, and laundry services. Maintenance - food,

by a clinical psychologist or by a physician. Impaired adaptive behavior may be reflected in delayed maturation, reduced learning Maladaptive Behavior - impairment in adaptive behavior as determined ability or inadequate social adjustment.

Association under its requirements; or is a graduate of a school of medical record science that is accredited jointly by the American a registered record administrator (RRA) or an accredited record technician (ART), by the American Medical Record Medical Record Practitioner - a person who: is eligible Medical Association and the American Medical Record Association. certification as

general developmental Retardation - subaverage intellectual functioning originating during the and associated with maladaptive behavior. Mental Retarded and

after a resident's discharge; or failure to refund money after death resident's authorized representative; failure to return valuables or discharge when there is an unused balance in the resident's of Property - using a resident's cash, clothing, or other possessions without authorization by the resident or Misappropriation

Nonambulatory - unable to walk independently or without assistance, but able to move from place to place with the use of devices such as walkers, crutches, wheelchairs, or wheeled platforms.

move about either as walkers, independently or with the aid of assistive devices such 40 Resident - any resident who is able crutches, wheelchairs, or wheeled platforms. Monitor - a qualified person placed in a facility by the Department to with the State regulations, and who reports observe operations of the facility, assist the facility by advising it periodically to the Department on the operations of the facility.

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mental injury to a resident or in the deterioration of a resident's to provide adequate medical or personal care or maintenance, which failure results in physical physical or mental condition. (Section 1-117 of the Act) failure in a facility

Neglect neans:

injury to a resident or in the deterioration of a resident's which failure results in physical or mental The failure to provide adequate medical or personal care physical or medical condition shall include any maintenance,

the alleged failure causing injury or deterioration is a resident required medical treatment as a result of ongoing or repetitious;

the failure is alleged to have caused a noticeable a resident's health, behavior or the alleged failure; or negative impact

or after March 1, 1980. New long-term care facilities shall meet the for the level of renewal) is to be health care facility by the Department, or any facility initially New Long-Term Care Facility - any facility initially licensed as licensed or operated by any other agency of the State of Illinois, design and construction standards for new facilities for the level license (new or care for which the long-term

existence as close to normal as possible, by making available to them patterns and conditions of everyday life that are as close as possible obtain 40 to the norms and patterns of the mainstream of society. Normalization - the principle of helping individuals

Nurse - a registered nurse or a licensed practical nurse as defined in 111, pars. the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 3501 et seq.) [225_ILCS_65]. (Section 1-118 of the Act)

title, and who is not otherwise licensed, certified or registered by often used to refer to nursing assistants include, but Nursing Assistant - Any person who provides nursing care or personal care to residents of licensed long-term care facilities, regardless of orderly and nurse technician. assistants must function under the supervision of a licensed to render medical the Department of Professional Regulation nurse's aide, are not limited to, Other titles Nursing

diagnostic, therapeutic, and rehabilitative plan as prescribed by the physician; care for the resident's environment; observing symptoms and procedures involving understanding of cause and effect in order to out nursing Nursing Care - a complex of activities which carries and taking necessary measures to carry reactions

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safequard life and health.

75 beds, none of which are more than 120 feet from the Nursing Unit - a physically identifiable designated area of a facility consisting of all the beds within the designated area, but having nurse's station. more than

Objective - an expected result or condition that involves a relatively short period of time to achieve, that is specified in terms, and that is related to the achievement of a goal. Occupational Therapist, Registered (OTR) - a person who is registered with the Department of Professional Regulation as an occupational therapist under the Illinois Occupational Therapy Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 3701 et seq.) [225 ILCS 75].

therapy assistant under the Illinois Occupational Therapy Practice Department of Professional Regulation as a certified occupational Occupational Therapy Assistant - a person who is registered with

Operator - the person responsible for the control, maintenance and governance of the facility, its personnel and physical plant.

suffered physical or mental harm and the allegation does not fall is alleged Other Resident Injury - occurs where a resident within the definition of abuse or neglect.

Oversight - general watchfulness and appropriate action to meet the total needs of the residents, exclusive of nursing or personal care. Oversight shall include, but is not limited to, social, recreational and employment opportunities for residents who, by reason of mental disability, or in the opinion of a licensed physician, are in need of residential care.

person who owns a facility. In the event a facility is operated by a person who leases the physical plant, which is owned by another "owner" means the person who operates the facility, except person who operates the facility and has significant control over the physical plant shall incur jointly and severally with the owner all liabilities imposed on an owner under the Act. (Section 1-119 of the Owner - the individual, partnership, corporation, association or other the person who owns the physical plant is an affiliate of day-to-day operations of the facility, the person who owns liabilities imposed on an owner under the Act. (Section 1-119 person,

partnership, corporation, association, municipality, political subdivision, trust, estate or other legal Person - any individual, entity whatsoever.

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PUBLIC HEALTH ALP DEPOSIT OF NOTICE OF ADOPTED AMENDMENTICS,

assistance with meals, dressing, movement, bathing, or needs, or general supervision and oversight of the behavior disorder, or mental retardation is incapable of maintaining a independent residence, or who is incapable of managing his person whether or not a guardian has been appointed. (Section 1-120 of physical and mental well-being of an individual, exclusive of nursing, Personal Care - assistance with meals, dressing, movement, bathing, emotional who because of age, physical or mental disability, other personal private,

or a registered assistant pharmacist under the Phármacy Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, pars. 4121 et seq.) [225 ILCS Pharmacist, Registered - a person who holds a certificate of registration as a registered pharmacist, a local registered pharmacist

Physical Therapist Assistant - a person who has graduated from a two Therap7 year college level program approved by the American Physical Association.

Professional Regulation as a physical therapist under the Illinois Physical Therapy Act (Ill. Rev. Stat. 1991, ch. 111, par. 4251 et Physical Therapist - a person who is registered with the Department of seq.) [225 ILCS 90].

1987 (Ill. Rev. Stat. 1991, ch. 111, pars. 4400-1 et seq.) [225 person licensed by the State of Illinois to practice medicine in all its branches as provided in the Medical Practice Act Physician - any ILCS 60]

will determine Probationary License - an initial license issued for a period of the Department qualifications of the applicant. time days during which

Community Living Program Coordinator - a qualified person directly responsible for ಗ o£ management overall program, operation and Facility.

in the diagnosis and treatment of Psychiatrist - a physician who has had at least three years of or primary experience mental illness. training

Psychologist - a person who is licensed by the Illinois Department of Professional Regulation to practice clinical psychology under the Clinical Psychologist Licensing Act (Ill. Rev. Stat. 1991, par. 5351 et seq.) [225 ILCS 15]. Qualified Mental Retardation Professional - a person who has at least developmental disabilities and meets at least one of the following of experience working directly with individuals

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Be a registered nurse as defined in this Section. Be a physician as defined in this Section.

physical education), dietary services or dietetics, or a human services field (such as sociology, special education, or Hold at least a bachelor's degree in one of the following social work, speech or language pathology, recreation (or a recreational specialty area such as art, dance, music, or psychology, "It rapy, therapy, physical

a health care profession, as evidenced by profession for the purpose of recognizing those persons who meet such criteria; and who is licensed, registered, certified by the State of Qualified Professional - a person who meets the educational, technical eligibility for membership in an organization established by O.F criteria Illinois, if required.

Reasonable Visiting Hours - any time between the hours of 10 A.M. 8 P.M. daily. (Section 1-121 of the Act) Registered Nurse - a person with a valid Illinois license from the to practice as a registered professional nurse under the Illinois Nursing Act of 1987. of Professional Regulation Department Illinois

violation. A repeat violation shall not be a new citation of the same Repeat Violation - For purposes of assessing fines under Section 3-305 of the Act, a violation that has been cited during one inspection of the facility for which a subsequent inspection indicates that an accepted plan of correction was not complied with, within a period of more than twelve months from the issuance of the initial rule, unless the licensee is not substantially addressing the issue routinely throughout the facility. (Section 3-305(7) of the Act) Moral Character - having no history of a conviction of the of any of its members, or of a corporation, of any of its officers, or facility, of a felony, or of two or more misdemeanors involving moral court not of record, as shown by other evidence; or other satisfactory applicant, or if the applicant is a firm, partnership, or association, or in the case of the conviction of a misdemeanor by a turpitude, as shown by a certified copy of the record of the court evidence that the moral character of the applicant, or manager, or supervise directors, or of the person designated to manage supervisor of the facility is not reputable. Reputable

receiving personal care from a in and facility. (Section 1-122 of the Act) residing Resident - person

Services Director - the full-time administrator,

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on the professional staff in the facility, who is directly responsible for the coordination and monitoring of the residents' overall plans of care in an intermediate care facility. resident's Representative - a person other than the owner, or an agent or employee of a facility not related to the resident, designated in writing by a resident to be his representative, or the resident's or the parent of a minor resident for whom no guardian has been appointed. (Section 1-123 of the Act)

Restorative Care - a health care process designed to assist residents to attain and maintain the highest degree of function of which they are capable (physical, mental, and social). to limit device u Resident - the application of В Restraint of is partitioned continuously from floor to ceiling with openings closed with glass or facility that rd οĘ the inside Room - a part of hinged doors.

chairs; a wide band, vest or sheet applied to prevent falling out of a or otherwise Examples are: redside rails; deriatiic or adaptive device used on a bed, bed or chair; and hand socks applied to prevent injuring one's self. chair, or resident which prevents him from falling Safety Device - any equipment or protective njuring simsert.

pathogenic organisms on a utensil accomplished through the use of Sanitization - the reduction of surface to a safe level, which is steam, hot water, or chemicals.

Satisfactory - same as adequate.

of a resident in a room which the resident Seclusion - the retention cannot open.

Self Preservation - the ability to follow directions and recognize impending danger or emergency situations and react by avoiding or leaving the unsafe area. Sheltered Care - maintenance and personal care. (Section 1-124 of the

Social Worker, Qualified - a person who:

is a graduate of a school of social work which has been approved by the Council on Social Work Education (some schools are is a licensed social worker or a licensed clinical social worker under the Clinical Social Work and Social Work Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 6351 et seq.) [225 ILCS 20]; and

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for Master's

State Fire Marshal - the Fire Marshal of the Office of the State Fire

Marshal, Division of Fire Prevention.

Sterilization - the act or process of destroying completely all

of microbial life, including viruses.

has one year of social work experience in a health care setting.

approved for Bachelor's Degree programs and others

Degree programs); and

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is certified by the Certification and who meets the minimum standards it has established for classification as a Therapeutic Recreation Specialist - a person who is certified National Council for Therapeutic Recreation

undesirable behavior. It is a behavior modification procedure which is developed and implemented under the supervision of a qualified Time Out - removing an individual from a situation that results

percent of any class of securities issued by the corporation. (Section

holds or

beneficially owns, 1-125 of the Act)

Stockholder of a Corporation - any person who, directly or indirectly,

between the upper surface of any floor and the upper surface of the

Story - when used in this Part means that

building between the upper surface of the topmost floor and the upper

floor above except that the topmost story shall be the portion

portion of a building

has the power to vote, at least five

Title XVIII - Title XVIII of the Federal Social Security Act as now or hereafter amended. (Section 1-126 of the Act)

hereafter amended. (Section 1-127 of the Act)

Transfer - a change in status of a resident's living arrangements from (Section 1-128 of the Act) Type A Violation - a violation of the Act or of the rules promulgated thereunder which creates a condition or occurrence relating to the a facility presenting a substantial

succeeds a full quarter, semester or trimester of

academic enrollment in either a high school or undergraduate institution, provided that such person is registered for another

an academic credit requirement in a high school or undergraduate

OF

immediately institution,

any facility during any 12-month period is equal to or less than

Student Intern - means any person whose total term

surface of the roof above.

continuous days, and whose term of employment is either:

of employment

full quarter, semester or trimester of academic enrollment in

either a high school or undergraduate institution which quarter,

semester or trimester will commence immediately following

term of employment. (Section 1-125,1 of the Act)

thereunder which creates a condition or occurrence relating to the Type B Violation - a violation of the Act or of the rules promulgated health, safety or welfare of a resident. (Section 1-130 of the operation and maintenance of a facility directly threatening

and having facilities meeting the standards applicable to the to be provided. Staff and services for each Unit - an entire physically identifiable residence area, in Community Living Facilities consisting of not less than five nor more than 20 distinct resident area are established as set forth in the respective levels of service

and literal performance, which results in unimportant omissions or defects given the particular circumstances involved. This definition is limited to the phrase as used in Section 330.280(q)(g),

Substantial - meeting requirements except for variance from the strict

variance from the strict and literal performance, which results in

Substantial failure - the failure to meet requirements other than

330.280(k)(2) and 330.280(k)(4).

unimportant omissions or defects given the particular circumstances

This definition is limited to the phrase as used in

Sections 330.180(b)(1) and 330.260(f).

Sufficient - Same as adequate.

Supervision - authoritative procedural guidance by a qualified person

Universal Progress Notes - a common record with periodic narrative

License - a license which is unsuspended, unrevoked and

for the accomplishment of a function or activity within his sphere of otherwise stated in this Part, the supervisor must be on the premises person does not meet assistant level (two-year training competence, with initial direction and periodic inspection of accomplishing the function or activity. program) qualifications specified in these definitions. act of

Therapeutic Ke reation Specialist.

the Federal Social Security Act as now or Title XIX - Title XIX of one facility to another facility.

probability that death or serious mental or physical harm to a resident will result therefrom. (Section 1-129 of the Act) operation and maintenance of

rules governing the approved levels of service.

documentation by all persons involved in resident care.

unexpired.

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(Source: Amended at 17 Ill. Reg. 19576 ... November 4, 1993 ...)

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DEPARTMENT OF PUBLIC HEALTH NOTICE OF ADOPTED AMENDMENTS

Part:
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The
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Skilled Nursing and Intermediate Care Facilities Code

2) Code Citation: 77 III. Adm. Code 300

3) Section Numbers: Adopted Action:

300.330

Amendments

4) Statutory Authority:

Nursing Home Care Act III. Rev. Stat. 1991, ch. 111 1/2, pars. 4151-101 et seq. [210 ILCS 45]

5) Effective Date of Adopted Amendments:

November 4, 1993

6) Does this Rulemaking Contain an Automatic Repeal Date? Yes No X

If "yes," please specify date:

7) Does this Rulemaking Contain Any Incorporations By Reference? Yes No X

8) Date Filed in Agency's Principal Office:

November 4, 1993

9) Date Notice(s) of Proposal was Published in Illinois Register:

July 9, 1993 - 17 III. Reg. 10225

Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules?

No X.

If "yes," please complete the following:

A) Statement of Objection: [III. Reg.

B) Agency Response: III. Reg

DEPARTMENT OF PUBLIC HEALTH

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- In the definition of "Psychologist," the ILCS citation was changed to "[225 ILCS 15]." 14.
- In the definition of "Social Worker, Qualified," the ILCS citation was changed to "[225] 15.

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

No changes were requested.

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative

Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? 12)

The Department has made all the changes to which it agreed with the Joint Committee.

Will the Rules Replace an Emergency Rule Currently in Effect? 13)

Yes

Are there any other Amendments Pending on this Part? 14)

S N Yes X

If Yes:

III. Reg. Citation	17 III. Reg. 12205	16 III. Reg. 17555	17 III. Reg. 12205				
Proposed Action	Amendments						
Section Numbers	300.120	300.140	300.150	300.160	300.282	300.630	300,2860

Summary and Purpose of Rules: 15)

The rules in Part 300 govern the Department of Public Health's licensure of skilled nursing and intermediate care facilities. The Department is adopting these amendments to implement a consent

Difference Between Proposal and Final Version: 11)

Date Agency Response Submitted for Approval to the Joint Committee:

0

NOTICE OF ADOPTED AMENDMENTS

The following changes were made in response to comments received during the first notice or public comment period:

- In the Authority Note, the ILCS citation was changed to "[210 ILCS 45]" to reflect recent -
- The Source Note was updated to reflect recent amendments. ci
- In the definition of "Act," the ILCS citation was changes to "[210 ILCS 45]. 3
- In the definition of "Dentist," the ILCS citation was changed to "[225 ILCS 25]. 4
- In the definition of "FACILITY OR LONG-TERM CARE FACILITY," the ILCS citations "[55 ILCS 5]"; "[210 ILCS 85]"; "[225 ILCS 10]"; "[210 ILCS 35]"; [210 ILCS 140]"; "[225 ILCS 135]"; and "[210 ILCS 65]." Ś
- In the definition of "GUARDIAN," the ILCS citation was changed to "[755 ILCS 5]." ø
- In the definition of "Home for the Aged," the ILCS citations were changed to "[805 ILCS 105]" and "[55 ILCS 5]." ۲.
- In the definition of "Licensed Nursing Home Administrator," the ILCS citation was changed to "[225 ILCS 70]." တ
- In the definition of "NURSE," the ILCS citation was changed to "[225 ILCS 65]. 9
- In the definition of "Occupational Therapist, Registered (OTR)," the ILCS citation was changed to "[225 ILCS 75]. 10
- In the definition of "Pharmacist, Registered," the ILCS citation was changed to "[225 ILCS 11.
- In the definition of "Physical Therapist," the ILCS citation was changed to "[225 ILCS 12.
- In the definition of "Physician," the ILCS citation was changed to "[225 ILCS 60].

13.

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on to tucked appended definitions of "abuse", "neglect", and "other resident injury"; and to and a small mous complaints wherein a named complainant cannot be located or proves to injury in a uniform fashion; to report other resident injuries to the General Assembly in the same council as reported abuse or neglect; to file emergency amendments to Parts 300, 330, 350, and Note that the Abelian adopted the emergency amendments, which became effective May or the service on October 3, 1993. These adopted amendments will replace the emergency amendments to Parts 300, 330, 350, 390 of the Illinois Administrative Code. Protection and Advocacy, Inc., is an Illinois not-for-profit corporation that advocates for the rights of mentally ill andry duals and persons with developmental disabilities. The Settlement Agreement concerns the Department's operation of the 24-hour holline required by the Abused and Neglected Long-Term Care Facility Residents Reporting Act (III. Rev. Stat. 1991, ch. 111 1/2, pars. 4161 et seq.) [210] ILCS 30]. The Settlement Agreement requires the Department to use court-ordered procedures in operating the hotline; to categorize allegations of abuse, neglect, or other resident . reducents and amend Section 300,330 by expanding the definitions of "abuse" and "neglect" agreement, which was signed on February 16, 1993, requires the Department to adopt emergency The settlement decree in the case of Protection and Advocacy, Inc., v. John R. Lumpkin. and adding a definition of "other resident injury."

Information and Questions regarding this Adopted Rulemaking shall be directed to:

Ms. Gail DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

SUBCHAPTER c: LONG-TERM CARE FACILITIES CHAPTER I: DEPARTMENT OF PUBLIC HEALTH TITLE 77: PUBLIC HEALTH

SKILLED NURSING AND INTERMEDIATE CARE FACILITIES CODE

PART 300

SUBPARF A: GENERAL PROVISIONS

Section

300.110	General Requirements
300.120	Application for License
300,130	Licensee
300.140	
300.150	issuance of an initial bicense Due to a Chanse of Ownership
301.101	issuance of a Renewa. License
3 10.155	Criteria for Adverse Licensule Actions
300.170	The second of th
3 10.175	Det.a. I Penewal of Licen.e
300.180	
300.190	Experimental Program Conflicting With Requirements
3	wattins and C
300.210	ed Financial Statement
300.220	Available to the Public By the Departm
300.230	Information to Be Made Available to the Public By the Licensee
300.240	Municipal Licensing
300.250	
300.260	Issuance of Conditional Licenses
300.270	C)
300.271	indings
300.272	Determination to Issue a Notice of Violation or Administrative
300.274	Determination of the Level of a Violation
300.276	Notice of Violation
5 10 . 277	Administrative Warning
300.278	Plans of Correction
300.280	ection
300.282	Conditions for Assessment of Penalties
300.284	naltie
300.286	Determination to Assess Penalties
300.288	Reduction or Waiver of Penalties
3.00.2.3.0	
300,300	1107-227 1 11
300.310	Department May Survey Facilities Formerly Licensed
300.320	Waivers
311,33	
*	

SUBPART B: ADMINISTRATION

19610																									
ILLINOIS RE STER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF ADOPTED AMENDMENT(S)	Specialled Renabilitation Services. Work Programs	SUBPART H: MEDICATIONS	Medication Policies and Procedures Conformance With Physician's Orders Administration of Medication Labeling and Storage of Medications Control of Medications	SUBPART I: RESIDENT AND FACILITY RECORDS	Resident Record Requirements	Content of Medical Records Records Pertaining to Pesidents' Property	Retention and Transfer of Resident Records Other Resident Record Requirements		orner Facility Necold Requirements	SUBPART J: FOOD SERVICE	Director of Food Services	Dietary Staff in Addition to Director of Food Services Hygiene of Dietary Staff	Diet Orders	Diets	Scheduling Meals	Menu Planning	Food Preparation and Service Food Handling Sanitation	Kitchen Equipment, Utensils, and Supplies	SUBPART K: MAINTENANCE, HOUSEKEEPING, AND LAUNDRY		Maintenance Mullosekeeping Freeze	SUBPART L: FURNISHINGS, EQUIPMENT, AND SUPPLIES	
			300.1423		Section 300.1610 300.1620 300.1630 300.1640		Section 300.1810	300.1820	300.1840	300.1860	300.1880		Section 300.2010	300,2020	300.2040	300.2060	300.2070	300,2080	300,2090	300.2110		Section	300.2210	300.2230	Section
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF ADOPTED AMENDMENT(S)	Administrator	SUBPART C: POLICIES	Resident Care Policies Admission and Discharge Policies Contract Between Resident and Facility Residents' Advisory Council Personnel Policies	Initial Health Evaluation for Employees Nursing Assistants	Student Interns Disaster Preparedness	Restraints and Salety Devices Serious Incidents and Accidents	SUBPART D: PERSONNEL	General	Categories of Personnel	Constrain Styles Personnel Policies	SUBPART E: MEDICAL AND DENTAL CARE OF RESIDENTS	Medical Care Policies	Communicable Disease Policies	Tuberculin Skin Test Procedures	Medical Emergencies Tife-quataining Treatments	Behavior Emergencies	Dental Standards	SUBPART F: NURSING AND PERSONAL CARE		General Requirements for Nursing and Personal Care Supervision of Nursing Services	Staffing Additional Requirements	SUBPART G: RESIDENT CARE SERVICES	Activity Program
														Section 300.1010								300.1210			Section 300.1410

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			DISPOSAL
		Supplies	AND SEWAGE
	Supplies	of Equipment and S	M: WATER SUPPLY ?
r utilitalitiga	Equipment and	Sterilization	SUBPART
0770000	300.2420	300.2430	

Sewage Disproal Water Supply Plumbing 300.2620 300.2640 Section

FOR NEW INTERMEDIATE CARE AND SKILLED NURSING FACILITIES DESIGN AND CONSTRUCTION STANDARDS Preparation of Drawings and Specifications Applicability of these Standards Dining, Living, Activities Rooms Administration and Public Areas Pherapy and Personal Care Codes and Standards Service Departments SUBPART N: 300.2810 300.2820 300.2830 300.2840 300,2850 300.2870 300.2880 300.2890

Seneral Building Requirements

Mechanical Systems Electrical Systems

Structural

Plumbing Systems

300.2940

FOR EXISTING INTERMEDIATE CARE AND SKILLED NURSING FACILITIES SUBPART O: DESIGN AND CONSTRUCTION STANDARDS

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Services for for Different Only Minimal Pressure Relationships and Ventilation Rates of Certain Areas for Construction Types and Sprinkler Requirements for Existing Skilled and New Intermediate Care Facilities and Skilled Nursing Facilities Intermediate Care Facilities and Skilled Nursing Facilities Federal Requirements Regarding Patients', Residents' Rights Nursing Humidity Interpretation, Components, and Illustrative Directors Who Need Classification of Distinct Part of a Facility Limitations in New Skilled Relative Forms for Day Care in Long-Term Care Facilities Nursing Facilities Intermediate Care Facilities Disaster Preparedness Parameters Levels of Service (Repealed) Activity Intermediate Care Facilities Transmission For Consultation Criteria APPENDIX A APPENDIX B APPENDIX NIGNEGRE APPENDIX LABLE A PABLE B TABLE C TABLE D

Implementing and authorized by the Nursing Home Care Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 4151-101 et seq.) [210 ILCS 45].

1, 1989; amended at 13 Ill. Reg. 20089, effective December 1, 1989; amended at 14 Ill. Reg. 14950, effective October 1, 1990; amended at 15 Ill. Reg. 554, effective January 1, 1991; amended at 16 Ill. Reg. 681, effective January 1, 1992; amended at 16 Ill. Reg. 5977, effective March 27, 1992; amended at 16 SOURCE: Emergency rules adopted at 4 Ill. Reg. 10, p. 1066, effective March 1, 1980, for a maximum of 150 days; adopted at 4 Ill. Reg. 30, p. 311, effective July 28, 1980; emergency amendment at 6 Ill. Reg. 3229, effective March 8, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 5981, effective May 3, 1982; amended at 6 Ill. Reg. 6454, effective May 14, 1982; amended at 6 Ill. Reg. 8198, effective June 29, 1982; amended at 6 Ill. Reg. 11631, effective September 14, 1982; amended at 6 Ill. Reg. 14550 and 14554, effective November 8, 1982; amended at 6 Ill. Reg. 14684, effective November 15, 1982; amended at effective January 28, 1983; amended at 7 Ill. Reg. 8579, effective July ll, 1983; amended at 7 Ill. Reg. 15831, effective November 10, 1983; amended at 7 1984; amended at 8 Ill. Reg. 16999, effective September 5, 1984; codified at 8 amended at 8 Ill. Reg. 24668, effective December 7, 1984; amended at 8 Ill. Reg. 25102, effective December 14, 1984; amended at 9 Ill. Reg. 132, effective December 26, 1984; amended at 9 Ill. Reg. 4087, effective March 15, 1985; amended at 9 Ill. Reg. 11049, effective July 1, 1985; amended at 11 Ill. Reg. 16927, effective October 1, 1987; amended at 12 Ill. Reg. 1052, effective December 24, 1987; amended at 12 Ill. Reg. 16811, effective October 1, 1988; emergency amendment at 12 Ill. Reg. 18477, effective October 24, 1988, for a 4684, effective March 24, 1989; amended at 13 Ill. Reg. 5134, effective April 7 Ill. Reg. 1972, Ill. Reg. 15864, effective November 15, 1983; amended at 7 Ill. Reg. 16992, 15606, 111. Reg. 19766; amended at 8 Ill. Reg. 24186, effective November 29, 1984; maximum of 150 days; emergency expired March 23, 1989; amended at 13 Ill. Reg. effective December 14, 1983; amended at 8 Ill. Reg. 15599, 15603, and 15606, effective August 15, 1984; amended at 8 Ill. Reg. 15947, effective August 17, 7 Ill. Reg. 285, effective December 22, 1982; amended at

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May 6, 1993, for a maximum of 150 days; emergency expired on October 3, 1993; amended at 17 Ill. Reg. 15106, effective September 3, 1993; amended at 17 Ill. , effective effective November 3, 1992; emergency amendment at 17 Ill. Reg. 2420, effective February 3, 1993, for a maximum of 150 days; emergency expired on July 3, 1993; emergency amendment at 17 Ill. Reg, 8026, effective Reg. 16194, effective January 1, 1994; amended at 17 Ill. Reg. 19279 effective October 26, 1993; amended at 17 Ill. Reg. 19604 Reg. 17089, November 4, 1993

SUBPART A: GENERAL PROVISIONS

Section 300,330 Definitions

The terms defined in this Section are terms that are used in one or more of the sets of licensing standards established by the Department to license various levels of long-term care. They are defined as follows:

Abuse - any physical or mental injury or sexual assault inflicted on a resident other than by accidental means in a facility. (Section 1-103 of the Act)

Abuse means:

abuse refers to the infliction of injury on a resident that occurs other than by accidental means and that Mental injury arises from the following types of conduct: reguires (whether or not actually given medical

includes disparaging and derogatory terms to residents Sexual harassment or sexual coercion perpetrated by a Verbal abuse refers to the use by a licensee, employee or within their hearing or seeing distance, regardless includes, but is not limited to, of their age, ability to comprehend or disability. threats of punishment or offensive physical contact by or agent of oral, written or gestured language licensee, employee or agent. harassment, abuse humiliation, deprivation,

licensee, employee or agent. Sexual assault.

Access - the right to:

Communicate privately and without restriction with any resident who consents to the communication; Enter any facility;

to communicate privately and without restriction Inspect the clinical and other records of a resident with with any resident; consent

Observe all areas of the facility except the living area of any express written consent of the resident;

resident who protests the observation. (Section 1-104 of the Act)

Act - as used in this Part, the Nursing Home Care Act (Ill. Rev. Stat.

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991, ch. 111 1/2, par. 4151-101 et seq.) [210 ILCS 45].

individual activities geared to the individual resident's needs and group varied available for a reasonable number of hours each day. Activity Program - a specific planned program of

individual meets the standards of personal independence and social which the or degree with responsibility expected of his age and cultural group. - the effectiveness Adaptive Behavior

building which original increases the area or cubic content of the building. Addition - any construction attached to the

subject under review, to meet the needs of the residents of a facility $% \left(1\right) =\left\{ 1\right\} =\left\{$ in either quantity or quality, as determined by a particular set of circumstances in existence at the time of standards of reasonable person familiar with the professional enondh inder the

the Act, which indicates that a situation, condition, or practice in facility violates the Act or the Department's rules, but is not a Department under Section 300.277 of this Part and Section 3-303.2 of issued facility to a Administrative Warning - a notice type A or type B violation.

administration of the facility, irrespective of the Administrator - the person who is directly responsible for assigned title. (See Licensed Nursing Home Administrator.) operation and

individual as though they were the person's own, in order to realize the rights to which the individual is entitled, obtain needed services, and remove barriers to meeting the individual's needs. Advocate - a person who represents the rights and interests of

respect to a corporation, each officer, director and With respect to a partnership, each partner thereof stockholder thereof.

degree of kinship to that person; each partnership and each partner thereof of which that person or any affiliate of that With respect to a natural person: any person related in the first person is a partner; and each corporation in which that person or officer, director person is an stockholder. (Section 1-106 of the Act) any affiliate of that

or Orderly - any person providing direct personal care, training or habilitation services to residents.

an of Alteration - any construction change or modification

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the area or cubic content of the increase not does which building,

of walking without assistance, or is physically able with guidance to do so, including the ascent and descent of stairs. capable Ambulatory Resident - a person who is physically and mentally

(Section a license. for Applicant - any person making application 1-107 of the Act) indicate that a requirement is to be eds of a particular individual or particular individual needs of a to applied according to the used term Appropriate situation

Assessment - the use of an objective system with which to evaluate the physical, social, developmental, behavioral, and psychosocial, aspects of an individual. eligible for a the publication of this provision or meets the educational cequirements for certification and is in the process of accumulating requirements granted by certified or is competence in audiology American Speech and Hearing Association under its the supervised experience required for certification. - a person who is certificate of clinical Audiologist

language disturbances and monotonously repetitive motor behavior; many children with autism will also be seriously impaired in general in young children characterized by severe withdrawal and inappropriate response to syndrome described as consisting of withdrawal, very onships, exceptional object relationships, intellectual functioning; mental illness observed scola. re.at: external stimula.on. inadequate

Autoclave - an apparatus for sterilizing by superheated steam under pressure.

personnel in intermediate care than and skilled nursing facilities other - all nursing Personnel Auxiliary facilities Basement - when used in this Part means any story or floor level below the main or street floor. Where due to grade difference, there are two levels each qualifying as a street floor, a basement is any floor Basements shall counted in determining the height of a building in stories. two street floors. level of the below the

change Behavior Modification - treatment to be used to establish or

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or other pathological conditions which generally originate before such Developmentally Disabled - those individuals whose disability is continue, indefinitely, and which constitute a substantial functioning attributable to mental retardation, cerebral palsy, epilepsy, autism, individuals attain age 18, and which continue, or can be expected handicap to such individuals. Developmental Disability - a severe, chronic disability of a person

is attributable to a mental or physical impairment or combination of mental and physical impairment or combination of mental and physical impairments;

is manifest before age 22;

is likely to continue indefinitely;

results in substantial functional limitations in three or more of the following areas of major life activities:

receptive and expressive language;

self-direction;

capacity for independent living; and economic self-sufficiency; and

special, interdisciplinary, or generic care, treatment, or other which are of life-long or extended duration and for a combination and sequence of individually planned and coordinated. reflects the person's needs services

Dietetic Service Supervisor - a person who:

corresponding or classroom, approved by the dietetic assistant is a graduate of a dietetic technician or American Dietetic Association; or is a qualified dietitian; or training program,

in a health care has training and experience in food service supervision and is a graduate of a Department-approved course that provides 90 or more hours of classroom instruction in food service supervision management in a military service equivalent in content to institution which included consultation from a dietitian; or program in paragraph (2) or (3) of this definition. and has had experience as a supervisor

Dietitian - a person who:

of supervisory experience in the dietetic service of a health registration by the American Dietetic baccalaureate degree with major studies in food and nutrition, dietetics, and food service management, has one year and participates annually in continuing institution, is eligible for Association; or

dietetic education.

function (paralysis, weakness, incoordination) and often other manifestations of organic brain damage such as sensory disorders, nonprogressive, characterized by examples of aberrations of motor mental retardation, learning difficulty and behavior Palsy - a disorder dating from birth or early infancy, NOTICE OF ADOPTED AMENDMENT(S)

statutory or regulatory requirements for the purposes of participation Certification for Title XVIII and XIX $^-$ the issuance of a document by the Department to the Department of Health and Human Services or the Department of Public Aid verifying compliance with applicable as a provider of care and service in a specific Federal or State Charge Nurse - a charge nurse is a registered professional nurse or

disorders.

licensed practical nurse in charge of the nursing activities for specific unit or floor during a tour of duty. Community Alternatives - service programs in the community provided as an alternative to institutionalization.

Community Living Facility - see Facility, Community Living.

Continuing Care Contract - a contract through which a facility agrees to supplement all forms of financial support for a resident throughout the remainder of the resident's life. Contract - a binding agreement between a resident or the resident's guardian (or, if the resident is a minor, the resident's parent) and the facility or its agent. Corporal Punishment - painful stimuli inflicted directly upon the

infliction of mental or physical abuse. Examples of physical abuse a resident, striking, slapping, hitting, or provide a resident with the care and supervision he requires; or, the withholding food as punishment. Examples of mental abuse are swearing, Cruelty and Indifference to Welfare of the Resident - failure threatening and seclusion. restraining

Dentist - any person licensed by the State of Illinois to practice dentistry, includes persons holding a Temporary Certificate Registration, as provided in the Illinois Dental Practice Act (Il Rev. Stat. 1991, ch. 111, par. 2301 et seq.) [225 ILCS 25]. Department - as used in this Part means the Illinois Department of Public Health.

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defined in these rules. Direct Care Aides must function under the Direct Care Aide - Any person who provides nursing care, personal care regardless of title, and who is not a ·Qualified Professional, as or psychosocial support to residents of specialized living facilities, supervision of a licensed nurse when performing nursing or personal

questions and deal with problems that are not strictly routine, who Supervision - means that work is performed under the guidance plans work and methods, who is available on short notice to answer regularly reviews the work performed, and who is accountable for the and direction of a supervisor who is responsible for the work,

Director - the Director of Public Health or his designee. 1-110 of the Act)

Nurse wno is directly responsible for the immediate supervision of the Service - the full-time Professional Registered Nursing OE Director

facility. resident from a any full release of (Section 1-111 of the Act) the Discharge -

and services for a distinct part are established as set forth in the Part - an entire, physically identifiable unit consisting of respective regulations governing the levels of services approved for Staff all of the beds within that unit and having facilities meeting standards applicable to the levels of service to be provided.

methods or operations which present imminent danger of death or serious physical or mental harm to residents of a facility. (Section Emergency - a situation, physical condition or one or more practices,

Spilepsy - a chronic symptom of cerebral dysfunction, characterized by sudden in onset, and of brief duration. Many attacks are accompanied attacks, involving changes in the state of consciousness, by a seizure in which the person falls involuntarily.

Human Services shall be considered the equivalent of a licensed practical nurse who is a graduate of an approved school of practica. of a Graduate Licensed Practical Nurse - a licensed proficiency examination approved by the U.S. Department of Health and practical nurse, licensed by warver, who successfully passes

Existing Song-Term Care Facility - any facility initially licensed

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or any facility initially licensed or operated by any other agency of existing facilities for the level of long-term care for which the a health care facility or approved for construction by the Department, care facilities shall meet the design and construction standards for Existing the State of Illinois, prior to March 1, 1980. license (new or renewal) is to be granted.

standards for between five and eighty ambulatory adults who are mildly Community Living - a place of residence as limited in these for being absorbed or moderately mentally retarded with a potential .nto the mainstream of community life.

care and other restorative services under periodic medical direction. Intermediate Care - a facility which provides basic nursing of these services may require skill in administration. disabilities which may have reached a relatively stable plateau. ing residents and have long-term facilities are Facility,

developmentally disabled. Facilities with any number less than $50\,$ percent of developmentally disabled residents, who are determined by Care for the Developmentally Disabled - when used in this Part, is a facility of three or more persons, or distinct percent are the Department with consultation from the Division of Developmental Disabilities, Illinois Department of Mental Health and Developmental to need organized social support and training programs, part thereof, serving residents of which more than 50 must comply with the program requirements in this Part. Intermediate Disabilities

or not, or a county home for the infirm and chronically ill operated or any similar institution operated by a political of the State of Illinois, which provides, through its care facilities as those terms are defined in Title NVIII and Title Facility or Long-Term Care Facility - a private home, institution, residence, or any other place, whether operated for profit or 5-22 of the Counties Code (Ill. Rev. three or more persons, not related to the applicant or owner by blood or marriage. It includes skilled nursing facilities and intermediate .936 et seq.). A "facility" may consist of more than one building as However, there shall be no more than one "facility" in any one ong as the buildings are on the same tract, or adjacent tracts Stat. 1991, ch. 34, pars. 5-21001 et seq. and 5-22001 et seq.) ownership or management, personal care, sheltered care or nursing XIX of the Federal Social Security Act (42 U.S.C.A. 1395 et pursuant to Division 5-21 subdivision building,

government or agency thereof, or by the State of Illinois; A home, institution, or other place operated by

A hospital, sanitarium, or other institution whose principal activity or business is the diagnosis, care, and treatment of human illness through the maintenance and operation as organized

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establishes policies concerning its operation and the Governing Body - the policy-making authority, whether an individual or a group, that exercises general direction over the affairs of welfare of the individuals it serves. facility and

of the estate, or both, of a resident under the Probate Act of 1975 (III. Rev. Stat. 1991, ch. 110 1/2, par. 1-1 et seq.) [755 ILCS 5]. Suardian - a person appointed as a quardian of the person or guardian (Section 1-114 of the Act)

disability or toward increasing a person's level of physical, mental, day care, special living arrangements, training, education, sheltered limited to, diagnosis, evaluation, medical services, residential an effort directed toward the alleviation employment, protective services, counseling and other services. social or economic functioning. Habilitation may include, but Habilitation -

Practical Nurse, who is supervision of the health of Nursing Service) Health Services Supervisor - (Director full-time Registered Nurse, or Licensed (Director 1mmediate services in an Intermediate Care Facility. responsible for the directly

not-for-profit corporation incorporated under, or qualified as a foreign corporation under, the General Not For Profit Corporation Act of 1986 (111. Rev. Stat. 1991, ch. 32, par. 101.01 et seq.) [805 ILCS 105]; or, by a county pursuant to Division 5-22 of the Counties Code Rev. Stat. 1991, ch. 34, par. 5-22001 et seq.) [55 ILCS 5]; or, pursuant to a trust or endowment established for nonprofit, charitable sheltered care to three or more residents, ninety percent of whom are purposes, and which provides maintenance, personal care, nursing or Home for the Aged — any facility which is operated: not-for-profit corporation incorporated under, or qualified 60 or more years of age. Hospitalization - the care and treatment of a person in a hospital as an in-patient. House Manager – a qualified person on duty 40 hours a week managing the Community Living Facility and responsible for its operation its inhabitants. Individual Educational Program (IEP) - a written statement for each resident that provides for specific education and related services. The Individual Education Program may be incorporated into the Individual Habilitation Plan (IHP). developed by the interdisciplinary team for each resident, and that is developed on the basis of all assessment results.

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Hospital Licensing Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. facilities therefor, which is required to be licensed under 142 et seq.) [210 ILCS 85];

Any "facility for child care" as defined in the Child Care Act of 1969 (Ill. Rev. Stat. 1991, ch. 23, par. 2211 et seq.) [225 ILCS "community living facility" as defined in the Community (III. Rav. Stat. 1991, ch. LICENSING ACT

Community Residential Alternatives Licensing Act (Ill. Rev. Stat. "community residential alternative" as defined in 111 1/2, par. 4181 et seq.) [210 ILCS 35];

Any nursing home or sanatorium operated solely by and for persons through nursing home or sanatorium shall comply with all local laws and with the creed or tenets of However, rely exclusively upon treatment by spiritual means 1991, ch. 91 1/2, par. 621 et seq.) [210 ILCS 140]; well-recognized church or religious denomination. rules relating to sanitation and safety; or accordance 1.11

Any facility licensed by the Department of Mental Health and as a community-integrated living Community-Integrated Living Licensure and Certification Act (Ill. Rev. Stat. the Disabilities arrangement as defined in Developmental Arrangements

1991, ch. 91 1/2, par. 1701 et seq.) [210 ILCS 135] ----{Section Any supportive residence licensed under the Supportive Residences (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 9001 et seq.) [210 ILCS 65). (Section 1-113 of the Act) 1-113-0f-the-Act); or Licensing Act

a skilled nursing facility. A skilled nursing facility provides patients who need the type of care and treatment required during the Facility, Skilled Nursing - when used in this Part is synonymous with observations, restorative nursing, and other services under professional direction with frequent medical supervision. Such facilities are provided for or during recurrences of symptoms nursing skilled nursing care, continuous skilled post-acute phase of illness long-term illness. Financial Responsibility - sufficient assets to provide adequate services such as: staff, heat, laundry, foods, supplies, and utilities for at least a two-month period of time.

Full-time - means on duty a minimum of 36 hours, four days per week.

Goal – an expected result or condition that involves a relatively long period of time to achieve, that is specified in behavioral terms in a relatively broad scope, and that provides guidance in establishing specific, short-term objectives directed toward its statement of attainment.

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Facilities, Group (a), as defined in Chapter 10, paragraph 10-0001 of - when used in this Part means Health Care National Fire Protection Association (1985 Institutional Occupancy Code, the Life Safety Editi'n).

professions, disciplines, or service areas that are relevant to identifying an individual's needs, and designs a program to meet those This team shall include at least a physician, a social worker and other professionals. In Intermediate Care Facilities for The Developmentally Disabled (ICF-DDs) at least one member of the team interdisciplinary Team - a group of persons that represents shall be a Qualified Mental Retardation Professional. Licensed Nursing Home Administrator - a person who is charged with the general administration and supervision of a facility and licensed under the Nursing Home Administrators Licensing and Disciplinary Act (Ill. Rev. Stat. 1991, ch. 111, par. 3651 et seq.) [225 ILCS 70].

Licensed Practical Nurse - a person with a valid Illinois license to practice as a practical nurse. facility the Licensee - the person or entity licensed to operate (Section 1-115 of the Act) provided under the Act. a contract through which a facility agrees to remainder provide maintenance and care for a resident throughout the Contract -Care

- food, shelter, and laundry services. (Section 1-116 Maintenance Maladaptive Behavior - impairment in adaptive behavior as determined by a clinical psychologist or by a physician. Impaired adaptive behavior may be reflected in delayed maturation, reduced learning ability or inadequate social adjustment.

accredited record technician (ART), by the American Medical Record its requirements; or is a graduate of a school of jointly by the American Practitioner - a person who: is eligible a registered record administrator (RRA) or person who: is eligible Medical Association and the American Medical Record Association. medical record science that is accredited Record certification as

intellectual functioning originating during the developmental subaverage and Mental Retardation and associated with maladaptive behavior. Retarded

Misappropriation of Property - using a resident's cash, clothing, or other possessions without authorization by the resident or the

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after a resident's discharge; or failure to refund money after death an unused balance in the resident's to return valuables resident's authorized representative; failure or discharge when there is

but able to move from place to place with the use of devices such as walkers, crutches, wheelchairs, or wheeled platforms. Nonambulatory - unable to walk independently or assistance, Mobile

independently or with the aid of assistive devices such as walkers, move about either Mobile Resident - any resident who is able to crutches, wheelchairs, or wheeled platforms.

on how to comply with the State regulations, and who reports periodically to the Department on the operations of the facility. Monitor - a qualified person placed in a facility by the Department to observe operations of the facility, assist the facility by advising it

physical or resident's 0.2 maintenance, which failure results in physical Neglect - a failure in a facility to provide adequate medical mental injury to a resident or in the deterioration of a physical or mental condition. (Section 1-117 of the Act) personal care or

The failure to provide adequate medical or personal care or injury to a resident or in the deterioration of a resident's condition shall include any allegation maintenance, which failure results in physical or mental physical

:- caus.ng injury or deterioration is a resident required medical treatment as a result ongoing or repetitious;

failure is alleged to have caused a noticeable negative impact on a resident's health, behavior the alleged failure;

New Long-Term Care Facility - any facility initially licensed as a health care facility by the Department, or any facility initially licensed or operated by any other agency of the State of Illinois, on design and construction standards for new facilities for the level of long-term care for which the license (new or renewal) is to be New long-term care facilities shall meet or after March 1, 1980.

principle of helping individuals to obtain an patterns and conditions of everyday life that are as close as possible existence as close to normal as possible, by making available to to the norms and patterns of the mainstream of society Normalization - the

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Nurse - a registered nurse or a licensed practical nurse as defined in the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 3501 et seq.) [225 ILCS 65]. (Section 1-118 of the Act)

often used to refer to nursing assistants include, but to, nurse's aide, orderly and nurse technician. care to residents of licensed long-term care facilities, regardless of and who is not otherwise licensed, certified or registered by the Department of Professional Regulation to render medical care. Nursing assistants must function under the supervision of a licensed Nursing Assistant - Any person who provides nursing care or are not limited to,

physician; care for the resident's environment; observing symptoms and reactions and taking necessary measures to carry out nursing procedures involving understanding of cause and effect in order diagnostic, therapeutic, and rehabilitative plan as prescribed by Care - a complex of activities which carries safeguard life and health. Nursing Unit - a physically identifiable designated area of a facility consisting of all the beds within the designated area, but having no more than 75 beds, none of which are more than 120 feet from the nurse's station. Objective - an expected result or condition that involves a relatively short period of time to achieve, that is specified in behavioral terms, and that is related to the achievement of a goal. Occupational Therapist, Registered (OTR) - a person who is registered with the Department of Professional Regulation as an occupational therapist under the Illinois Occupational Therapy Practice Act (Ill. Rev. Stat. 1991, ch. 111, par. 3701 et seq.) [225 ILCS 75] Occupational Therapy Assistant - a person who is registered with the therapy assistant under the Illinois Occupational Therapy Practice Department of Professional Regulation as a certified occupational

Operator - the person responsible for the control, maintenance and governance of the facility, its personnel and physical plant. occurs where a resident is alleged to have suffered physical or mental harm and the allegation does not within the definition of abuse or neglect.

total needs of the residents, exclusive of nursing or personal care. Oversight shall include, but is not limited to, social, recreational Oversight - general watchfulness and appropriate reaction to meet the

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disability, or in the opinion of a licensed physician, are in need of 0 E and employment opportunities for residents who, by reason

Owner - the individual, partnership, corporation, association or other person who owns a facility. In the event a facility is operated by a person who leases the physical plant, which is owned by another "owner" means the person who operates the facility, except that if the person who owns the physical plant is an affiliate of the liabilities imposed on an owner under the Act. (Section 1-119 of the day-to-day operations of the facility, the person who owns physical plant shall incur jointly and severally with the owner person who operates the facility and has significant control over

association, political subdivision, trust, estate or other legal corporation, partnership, Person - any individual, entity whatsoever. municipality,

behavior disorder, or mental retardation is incapable of maintaining a managing his person whether or not a guardian has been appointed. (Section 1-120 who because of age, physical or mental disability, emotional or physical and mental well-being of an individual, exclusive of nursing, Personal Care - assistance with meals, dressing, movement, bathing, other personal needs, or general supervision and oversight of private, independent residence, or who is incapable of

registration as a registered pharmacist, a local registered pharmacist of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4121 et seq.) [225 ILCS or a registered assistant pharmacist under the Pharmacy Practice Act person who holds a certificate Pharmacist, Registered - a

Physical Therapist Assistant - a person who has graduated from a two year college level program approved by the American Physical Therapy Association.

Professional Regulation as a physical therapist under the Illinois Physical Therapy Act (Ill. Rev. Stat. 1991, ch. 111 $_L$ par. 4251 et Physical Therapist - a person who is registered with the Department of seq.) [225 ILCS 90]. Physician - any person licensed by the State of Illinois to practice of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4400-1 et seq.) [225 ILCS medicine in all its branches as provided in the Medical Practice

Probationary License - an initial license issued for a period of 120

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determine will Department the time which

qualifications of the applicant.

Program Coordinator – a qualified person directly responsible for the $\,$ overall program, operation and management of a Community Living

Program Unit - a resident care unit in Specialized Living Facilities equivalent to a nursing unit in Skilled Nursing facilities as defined Psycniatrist – a physician who has had at least three years of formal the diagnosis and treatment of training or primary experience in mental illness.

Professional Regulation to practice clinical psychology under the Clinical Psychologist Licensing Act (Ill. Rev. Stat. 1991, ch. 111, Psychologist - a person who is licensed by the Illinois Department of par. 5351 et seq.) [225 ILCS 15]

one year of experience working directly with individuals with developmental disabilities and meets at least one of the following Qualified Mental Retardation Professional - a person who has at least

Be a physician as defined in this Section.

least a bachelor's degree in one of the following Be a registered nurse as defined in this Section.

social work, speech or language pathology, recreation (or a recreational specialty area such as art, dance, music, or physical education), dietary services or dietetics, or a human . Derapy, psychology, services field (such as sociology, special education, reality physical

profession for the purpose of recognizing those persons who meet such eligibility for membership in an organization established by the and who is licensed, registered, or certified by the State Qualified Professional - a person who meets the educational, technical and ethical criteria of a health care profession, as evidenced by

Reasonable visiting hours - any time between the hours of 10 a.m. p.m. daily. (Section 1-121 of the Act) Registered Nurse - a person with a valid Illinois license from the registered professional nurse under the Illinois Nursing Act of 1987. Professional Regulation to practice as

Pepcat Violition - For purposes of assessing fines under Section 3-305

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of the Act, a violation that has been cited during one inspection of accepted plan of correction was not complied with, within a period of initial violation. A repeat violation shall not be a new citation of the same rule, unless the licensee is not substantially addressing the issue the facility for which a subsequent inspection indicates that routinely throughout the facility. (Section 3-305(7) of the Act) than twelve months from the issuance of the more

applicant, or if the applicant is a firm, partnership, or association, of any of its members, or of a corporation, of any of its officers, or or of the person designated to manage or supervise the facility, of a felony, or of two or more misdemeanors involving moral turpitude, as shown by a certified copy of the record of the court of court not of record, as shown by other evidence; or other satisfactory evidence that the moral character of the applicant, or manager, a misdemeanor Reputable Moral Character - having no history of a conviction conviction, or in the case of the conviction of supervisor of the facility is not reputable. directors,

Œ receiving personal care from facility. (Section 1-122 of the Act) and Resident - person residing in

individual on the professional staff in the facility, who is directly responsible for the coordination and monitoring of the residents' Services Director - the full-time administrator, overall plans of care in an intermediate care facility. Resident's Representative - a person other than the owner, or an agent or employee of a facility not related to the resident, designated in writing by a resident to be his representative, or the resident's guardian, or the parent of a minor resident for whom no guardian has been appointed. (Section 1-123 of the Act)

Restorative Care — a health care process designed to assist residents to attain and maintain the highest degree of function of which they to attain and maintain the highest degree of function are capable (physical, mental, and social). a device to limit Resident rd

from floor to ceiling with openings closed with glass of a facility that of the inside of Room - a part

chair, or resident which prevents him from falling or otherwise injuring himself. Examples are: bedside rails; geriatric or adaptive chairs, a wide band, yest or sheet applied to prevent falling out of a ed or chair, and hand seeks applied to prevent injuring one's self. Safety Device - any equipment or protective device

Canala in

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a utensil Sanitization - the reduction of pathogenic organisms on a utensil surface to a safe level, which is accomplished through the use of steam, hot water, or chemicals.

Satisfactory - same as adequate.

the Seclusion - the retention of a resident in a room which Self Preservation - the ability to follow directions or recognize impending danger or emergency situations and react by avoiding leaving the unsafe area. Sheltered care - maintenance and personal care. (Section 1-124 of the

Social Worker, Qualified - a person who:

is a graduate of a school of social work which has been approved under the Clinical Social Work and Social Work Practice Act (Ill. Council on Social Work Education (some schools are approved for Bachelor's Degree programs and others for Master's is a licensed social worker or a licensed clinical social worker Rev. Stat. 1991, ch. 111, par. 6351 et seq.) [225 ILCS 20]; and Degree programs); and

has one year of social work experience in a health care setting.

State Fire Marshal - the Fire Marshal of the Office of the State Fire Marshal, Division of Fire Prevention.

Sterilization - the act or process of destroying completely all forms of microbial life, including viruses.

beneficially owns, holds or has the power to vote, at least five percent of any class of securities issued by the corporation. (Section Stockholder of a corporation - any person who, directly or indirectly, 1-125 of the Act) Story - when used in this Part, means that portion of a building between the upper surface of any floor and the upper surface of the floor above except that the topmost story shall be the portion of a building between the upper surface of the topmost floor and the upper surface of the roof above. any facility during any 12-month period is equal to or less than 90 continuous days, and whose term of employment is either:

immediately succeeds a full quarter, semester or trimester of an academic credit requirement in a high school or undergraduate institution, or

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either a high school or undergraduate institution which quarter, semester or trimester will commence immediately following the academic enrollment in either a high school or undergraduate institution, provided that such person is registered for another academic enrollment term of employment. (Section 1-125.1 of the Act) semester or trimester of

the phrase as used in Sections 3f ..', 1, ',, 300.280(k)(2) and 300.280(k)(4). limited . to

substantial rallure - the failure to meet requirements other than a variance from the strict and literal performance, which results in This definition is limited to the phrase as used in Substantial failure - the failure to meet requirements other than unimportant inits, as or detects gives the partion. Sections 300.180(b)(1) and 300.260(f).

Sufficient - Same as adequate.

Supervision - authoritative procedural guidance by a qualified person if the person does not meet assistant level (two-year training program) qualifications specified in these definitions. for the accomplishment of a function or activity within his sphere of competence, with initial direction and periodic inspection of accomplishing the function or activity. otherwise stated in this Part, the supervisor must be on the actual act of

meets the minimum standards it has established for classification as a National Council for Therapeutic Recreation Certification and who Therapeutic Recreation Specialist - a person who is certified by Therapeutic Recreation Specialist.

undesirable behavior. It is a behavior modification procedure which is developed and implemented under the supervision of a qualified Time Out - removing an individual from a situation that results professional. Title XVIII - Title XVIII of the Federal Social Security Act as now or (Section 1-126 of the Act) hereafter amended.

Title XIX of the Federal Social Security Act as now or hereafter amended. (Section 1-127 of the Act) Title XIX -

Transfer – a change in status of a resident's living arrangements from one facility to another facility. (Section 1-128 of the Act) Type A Violation - a violation of the Act or of the rules promulgated

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or physical harm to a condition or occurrence relating to the a facility presenting a substantial (Section 1-129 of the Act) that death or serious mental resident will result therefrom. Ø operation and maintenance of which creates thereunder

condition or occurrence relating to the promulgated operation and maintenance of a facility directly threatening to ℓ health, safety or welfare of a resident. (Section 1-130 of the Act) Type B Violation - a violation of the Act or of the rules thereunder which creates a

- an entire physically identifiable residence area, in Community facilities meeting the standards applicable to the Living Facilities consisting of not less than five nor more than 20 Staff and services for each resident area are established as set forth in the respective rules governing the approved levels of service. levels of service to be provided. and having

narrative record with periodic documentation by all persons involved in resident care. Universal Progress Notes - a common

unrevoked unsuspended, S. license which rd License

effective 19604 Reg. at November 4, 1993 (Source: Amended

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- Heading of the Part: Income Tax
- 86 Ill. Adm. Code 100 Code Citation: 5
- Action: Amendment Adopted New Section Numbers: 100.3330 100.3359 3
- Rev. Stat. 1991, ch. 120, par. 304 [35 ILCS ≓. Statutory Authority: 5/304] 4
- Effective Date of Amendment(s): November 1, 1993 2
- Does this rulemaking contain an automatic repeal date? No. (9
- Does this amendment contain incorporations by reference? No. ~
- November 1, 1993 Date Filed in Agency's Principal Office: 8
- July 2, 1993, Issue Notice of Proposal Published in Illinois Register: #27, 17 Ill. Reg. 9870 6
- Has JCAR issued a Statement of Objections to these Amendments? No 10)
- Differences between proposal and final version: During the course of this rulemaking the Department recodified its rules at 86 III. Adm. Code 100. As a result of this recodification, this rulemaking as adopted amends what is now Section 100.3380 and adds new Section 100.3390. 11)

The following changes were made in response to suggestions of the Administrative Code Division of the Secretary of State:

- Section 100.3750 (now 100.3390) was new The entire text of underlined.
- The effective date blanks in the source notes were extended.

following changes were made in response to discussions with the of the Joint Committee on Administrative Rules:

- "State" 5 and 6 of Section 100.3380(b)(1) the words were capitalized. In lines 2,
- Section Jo 3 in line was capitalized "State" 100.3380(b)(3). The word 5

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Section

4 of

line

Œ.

capitalized

"State" was

word

3)

- 100.3380(b)(4).

 The second word "the" was stricken from line 1 of
- The second word "the" was stricken from line 1 of Section 100.3390(b).
 In line 4 of Section 100.3390(e)(1) the word "their" was replaced
- 6) In line 5 of Section 100.3390(g) the comma after "(e)(1)" was deleted.

with the word "the"

- 7) In line 3 of Section 100.3390(h)(1) the word "the" was deleted.
- 8) In line 2 of Section 100.3390(i)(1) the word "its" was replaced with the word "his".
- 12) Have all the changes agreed upon by the agency and ICAR been made as indicated in the agreement letter issued by ICAR? Yes
- 13) Will this amendment replace an emergency amendment currently in effect? No
- 14) Are there any amendments pending on this Part? Yes

Section Numbers	Proposed Action	IL Register Citation
100.9800	Amendment	17 Ill. Reg.
100.5020	Amendment	17 III. Reg.
100.5140	Amendment	17 Ill. Reg.
100.5230	Amendment	17 III. Reg.
100.5250	Amendment	17 III. Reg.
100.7095	Amendment	17 III. Reg.
100.7310	Amendment	9/24/93, 17 III. Reg. 15471
100.9000	Amendment	17 III. Reg.
100.9100	Amendment	17 III. Reg.
100.9400	Amendment	17 III. Reg.
100.9420	Amendment	17 III. Reg.
100.3350	Amendment	17 III. Reg.

Summary and Purpose of Amendment(s): This rulemaking details the standards and procedures used by the Department in making determinations under Section 304(f) of the Illinois Income Tax Act ("the IITA"). IITA Section 304 sets forth provisions governing apportionment of income of persons other than residents. Section 304(f) authorizes alternative apportionment of income if the allocation and apportionment provisions of Section 304(a) through (e) do not fairly represent the extent of a person's business activity in this State. In such a situation,

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a person may petition for, or the Director may require, alternative apportionment. This rulemaking amends Section 100.3700 (recodified to 100.3380) to delete existing language concerning alternative apportionment, and proposes a new Section 100.3750 (recodified to 100.3390) devoted exclusively to alternative apportionment. Section 100.3750 explains the burden of proof that must be met, details the filing procedure for petitions for alternative apportionment, and explains what will be deemed a timely filed petition. The rulemaking indicates the manner in which taxpayers will be notified of decisions on petitions, sets forth appeal procedures, and provides for bifurcated administrative hearings when a taxpayer has other issues for consideration in the hearing other than the issue of alternative apportionment.

16) Information and questions regarding this adopted amendment shall be directed to:

Keith W. Staats
Staff Attorney
Illinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-7054

The full text of the Adopted Amendment begins on the next page:

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TITLE 86: REVENUE CHAPTER I: DEPARTMENT OF REVENUE

PART 100 INCOME TAX

SUBPART A: TAX IMPOSED

1 202)	B: CREDITS
Section	SUBPART B:
Introduction Net Income (IITA Section	ns
Section 100.2000 100.2050	

Investment Credit 100.2100 Section

NET OPERATING LOSSES OF UNITARY BUSINESS GROUPS OCCURRING PRIOR TO DECEMBER 31, 1986 SUBPART C:

Section 100.2200	Net Operating Losses Occurring Prior to December 31, 1986, of Unitary Business Groups: Treatment by Members of the Unitary Business Group (IITA Section 202) - Scope
100.2210	Net Operating Losses Occurring Prior to December 31, 1986, of Unitary Business Groups: Treatment by Members of the Unitary Business Group: (IITA Section 202) - Definitions
100.2220	Net Operating Losses Occurring Prior to December 31, 1986, of Unitary Business Groups: Treatment by Members of the Unitary Business Group: (IIIA Section 202) - Current Net Operating Losses: Offsets Between Members
100.2230	Net Operating Losses Occurring Prior to December 31, 1986, of Unitary Business Groups: Treatment by Members of the Unitary Business Group: (IITA Section 202) - Carrybacks and Carrylorwards
100.2240	Net Operating Losses Occurring Prior to December 31, 1986, of Unitary Business Groups: Treatment by Members of the Unitary Business Group: (IITA Section 202) - Effect of Combined Net Oberating Loss in Computing Illinois Base Income
100.2250	Net Operating Losses Occurring Prior to December 31, 1986, of Unitary Business Groups: Treatment by Members of the Unitary Business Group: (IITA Section 202) - Deadline for Filing Claims Based on Net Operating Losses Carried Back From a Combined

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ILLINOIS NET LOSS DEDUCTIONS OCCURRING ON OR AFTER DECEMBER 31, 1986 SUBPART D:

BASE INCOME OF IRUSIS AND ESTATES SUBPAKI G:

SUBPART I: GENERAL RULES OF ALLOCATION AND APPORTIONMENT OF BASE INCOME

			Section
Terms Used in Article 3 (IITA Section 301) Business and Nonbusiness Income (IITA Section 301) Resident (IITA Section 301)	SUBPART J: COMPENSATION PAID TO NONRESIDENTS	00	 Allocation of Compensation Paid to Non-Residents (IITA Section 302)
Section 100.3000 100.3010 100.3020		Section 100.3100 100.3110	100.3120

THAN	
OTHER	
PERSONS (
OF	
NON-BUSINESS INCOME	RESIDENTS
Ξ.	
SUBPART	

	Persons
	by
	Income by Pers
Taxability in Other State (IITA Section 303) Commercial Domicile (IITA Section 303)	Allocation of Certain Items of Nonbusiness Other than Residents (IITA Section 303)
Section 100.3200 100.3210	100.3220

Apportionment Year

SUBPART L: BUSINESS INCOME OF PERSONS OTHER THAN RESIDENTS

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Allocation and Apportionment of Base Income (IITA Section 304) Business Income of Persons Other than Residents (IITA Section	Business Income of Persons Other Than Residents (IITA Section	304) - Apportuonment Business Income of Persons Other Than Residents (IITA Section 304) - Allocation	Business Income of Persons Other Than Residents (IITA Section 304)	Property Factor (IITA Section 304) Payroll Factor (IITA Section 304) Sales Factor (IITA Section 304) Special Rules (IITA Section 304) Petitions for Alternative Allocation or Apportionment (IITA Section 304(t))	SUBPART N: TIME AND PLACE FOR FILING RETURNS	Time for Filing Returns: Individuals (IITA Section 505) Place for Filing Returns: All Taxpayers (IITA Section 505) Extensions of Time for Filing Returns: All Taxpayers (IITA Section 505) Taxpayer's Notification to the Department of Certain Federal Changes Arising in Federal Consolidated Return years, and Arising in Certain Loss Carryback Years (IITA Section 506)
Section 100.3300 100.3310	100.3320	100.3330	100.3340	100.3350 100.3360 100.3370 100.3380 100.3390		Section 100.5000 100.5010 100.5020

SUBPART O: COMPOSITE RETURNS

A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	responsibilities of Authorized Agent Individual Liability Required forms and commitation of Income	Estimated Payments Tax, Penalties and Interest	Credit for Resident Individuals Definition of a "Lloyd's Plan of Operation"
Eligibility	Required	Estimated Tax, Pen	Credit fo Definition
Composite Returns: Eligibility	Composite Returns:	Composite Returns:	Composite Returns:
	Composite Returns:	Composite Returns:	Composite Returns:
Section	100.5110	100.5140	100.5160
100.5100		100.5150	100.5170

SUBPART P: COMBINED RETURNS

	Election to File a Combined Return	Procedure for Making the Election	Designated Agent for the Members
Section	100.5200	100.5210	100.5220

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	g to Combine
Combined Estimated Tax Payments Claims for Credit of Overpayments Liability for Combined Tax, Penalty and Interest	Combined Amended Returns Computation of Combined Income and Tax Definitions and Miscellaneous Provisions Relating to Combined Returns
100.5230 100.5240 100.5250	100.5260 100.5270 100.5280

SUBPART Q: REQUIREMENT AND AMOUNT OF WITHHOLDING

Section	
100.7000	Requirement of Withholding (IITA Section 701)
100.7010	Compensation Paid in this State (IITA Section 701)
100.7020	Transacting Business Within this State (IITA Section 701)
100.7030	Payments to Residents (IITA Section 701)
100.7040	Employer Registration (ITA Section 701)
100.7050	Computation of Amount Withheld (IITA Section 701)
100.7060	Additional Withholding (IITA Section 701)
100.7070	Voluntary Withholding (IITA Section 701)
100.7080	Correction of Underwithholding or Overwithholding (IITA Section
100.7090	Reciprocal Agreement (IITA Section 701) Cross References

SUBPART R: AMOUNT EXEMPT FROM WITHHOLDING

		Section
		(IITA
	2) Section 702)	Agreements
	A Section 70. ificate (IITA	Reciprocal
	Cert	Jnder
	lding Exemptior Iding Exemptior	Exempt Withholding Under Reciprocal Agreements (IITA Section
1 11 12 12 1	Withho	Exempt 702)
Section	100.7100	100.7120

SUBPART S: INFORMATION STATEMENT

Reports for Employee (IITA Section 703)

Section 100.7200

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COLLECTION AUTHORITY SUBPART U:

General Income Tax Procedures (IITA Section 901) Collection Authority (IITA Section 901) Section 100.9000 100.9010

SUBPART V: NOTICE AND DEMAND

Notice and Demand (IITA Section 902) 100.9100 Section

SUBPART W: ASSESSMENT

Waiver of Restrictions on Assessments (IITA Section 907) Assessment (IITA Section 903) 100.9200 100.9210 Section

SUBPART X: DEFICIENCIES AND OVERPAYMENTS

Deficiencies and Overpayments (IITA Section 904)
Application of Tax Payments Within Unitary Business Groups (IITA Section 603) Limitations on Nótices of Deficiency (IITA Section 905) Further Notices of Deficiency Restricted (IITA Section 906) 100.9300 100.9320 100.9330 Section

CREDITS AND REFUNDS SUBPART Y:

Limitations on Claims for Refund (IITÁ Section 911) Recovery of Erroneous Refund (IIT'A Section 912) Credits and Refunds (IITA Section 909) 100.9400 100.9410 100.9420 Section

INVESTIGATIONS AND HEARINGS SUBPART Z:

Access to Books and Records (IITA Section 913) Taxpayer Representation and Practice Requirements Conduct of Investigations and Hearings 100.9500 100.9510 100.9520 Section

SUBPART AA: JUDICIAL REVIEW

Administrative Review Law (IITA Section 1201) 100,9600

SUBPART BB: DEFINITIONS

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Unitary Business Group Defined (IITA Section 1501) SUBPART CC: LETTER RULING PROCEDURES 100.9700 Section

Letter Ruling Procedures 0086.001 Section

APPENDIX A: BUSINESS INCOME OF PERSONS OTHER THAN RESIDENTS

Example of Unitary Business Apportionment for Groups Which Include Members Using Three-Factor and Single-Factor Formulas Example of Unitary Business Apportionment PΑ Table . Table

AUTHORITY: Implementing the Illinois Income Tax Act (III. Rev. Stat. 1991, ch. 120, pars. 1-101 et seq. [35 ILCS 5/101 et seq.] and authorized by Section 1401 of the Illinois Income Tax Act (III. Rev. Stat. 1991, ch. 120, par. 14-1401) 35 ILCS 5/1401].

SOURCE: Filed July 14, 1971, effective July 24, 1971; amended at 5 III. Reg. 813, effective January 7, 1981; amended at 5 III. Reg. 4617, effective April 14, 1981, amended at 5 III. Reg. 4622, effective April 14, 1981; amended at 5 III. Reg. 4622, effective April 14, 1981; amended at 5 III. Reg. 1862, 5705, effective May 20, 1981; amended at 5 III. Reg. 5883, effective May 20, 1981; amended at 5 III. Reg. 5705, effective May 20, 1981; amended at 5 III. Reg. 13724, effective May 20, 1981; amended at 5 III. Reg. 13724, effective November 30, 1981; November 13, 1981; amended at 5 III. Reg. 13724, effective November 30, 1981; amended at 6 III. Reg. 579, effective December 29, 1981; amended at 6 III. Reg. 19724, effective December 28, 1982; codified at 8 III. Reg. 19724, amended at 7 III. Reg. 399, effective October 21, 1985; amended at 7 III. Reg. 685, effective December 10, 1985; amended at 10 III. Reg. 7913, effective April 28, 1986; amended at 10 III. Reg. 1976, amended at 11 III. Reg. 1976, amended at 11 III. Reg. 1978, amended at 11 III. Reg. 1978, amended at 11 III. Reg. 1406, effective March 8, 1988; amended at 12 III. Reg. 4865, effective May 30, 1989; amended at 13 III. Reg. 10952, effective July 8, 1988; amended at 14 III. Reg. 1989; amended at 14 III. Reg. 10052, effective July 8, 1989; amended at 14 III. Reg. 10052, effective July 7, 1988; amended at 14 III. Reg. 10052, effective July 7, 1989; amended at 14 III. Reg. 10052, effective July 8, 1860, amended at 14 III. Reg. 10052, effective July 7, 1989; amended at 14 III. Reg. 10052, effective July 8, 1860, amended at 14 III. Reg. 10052, effective July 8, 1860, amended at 14 III. Reg. 10052, effective July 8, 1860, amended at 14 III. Reg. 10052, effective July 8, amended at 14 III. Reg. 10052, effective July 8, amended at 14 III. Reg. 10052, effective July 8, amended at 17 III. Reg. 10052, effective July 8, amended at 17 III. Reg. 10052, effective July 8, amended at

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Reg. ΞÏ. Reg. 14189; amended at 17 effective November 1, 1993 recodified at 17 III. 9, 1993; August

Special Rules (IITA Section 304) Section 100.3380

- apportionment-provisions-of-IITA-Section-304(a)-through-(d)-do not-fairly represent the extent of the person's business setivity in this-state, -ihe-person may petition-for-or-the-Director-may require, in respect to all-or-or-any In-general:---HTA-Section-304(f)-provides-that-if-the-allocation-and activity,-if-reasonable F
- Separate-accounting, #
- The exclusion of any one or more of the factors त्र
- The-inclusion-of-one-or-more-additional-factors-which-will fairly--represent-the-person's-business-activity--in-this-state, 76
- The--employment--of--any--other--method--to--effectuate--an equitable -- allocation -- and -- apportionment -- of -- the -- person's ----This -- subsection -- permits -- a -- departure -- from -- the Caterpillar Tractor - Cor - et - al - v - Lenckos - 84 - III - 24 - 102 - 417 NE--2d---1343--(1981));---only--where--such--methods--de--not accurately-and-fairly-reflect-business-activity-in-Illinois----An merely---because---it---reaches---a--different---apportionment percentage-than the regularly required-formula. I lowever, if the application of the statutory formula will lead-to-a required -- methods -- applicable -- under -- III.A -- Section -- 304(a) --(4) --- including --- combined --- apportionment --- (see alternative apportionment-method-under-this-subsection-may not-be-invoked, -- either - by -- the - Director - or - by -- a -- tax -- payer, 317-88-5--Ct.-995-(1968));---The-party-(the-Director-or-the evidence -- that -- the -- statutory -- formula -- would -- result -- in -- the grossly--distorted--result--in--a--particular--case,--a--fair--and aceurate-alternative-method-is-appropriate.---(See-Norfolk-& Western-Railway--Co.--v:--State--Tax--Commission.----390--Li.S. taxpayer)--seeking--to--utilize--an--alternative--apportionment method-has-the-burden-of-showing-by-clear-and-cogent WeColgan,--315--U-S.--501,--625,--ef:--701--(1942);-}---The-burden will-be-met-only-if-the-statutory-formula-is-demonstrated-to operate-unreasonably-and-arbitrarily-in-attributing-to-Illinois a-percentage-of-income-which-is-out-of-all-proportion-to taxation--of--extraterritorial--values-----(See--Butler--Bros.--the -business - transacted -in -this - State ... (See - Hans - Rees through-4

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51-5--Ct.-385-(1931):)--Finally;--the--parly-seeking-to-use-an alternative--apportionment--formula--must--prove--that--such method-fairly-and-accurately-apportions-income-to-Illinais Sons,-Inc.--v--North-Carolina-ex-ret-Maxwell,-283-U.S.-123, based-upon-business-activity-in-this-state.

The following special rules are established in respect to the property factor of the apportionment formula: Property factor. ab)

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produce a negative or clearly inaccurate value for any item of property, another method which will properly reflect the If the subrents taken into account in determining the net annual rental rate under 86 III. Adm. Code 100.3550(c) value of rented property may be required by the Director or requested by the person. In no case however shall such value be less than an amount which bears the same ratio to the annual rental rate paid by the person for such property as the fair market value of that portion of the property used by the person bears to the total fair market value of the rented property.

A corporation rents a 10-story building at an rate of \$1,000,000. The corporation occupies two stories and sublets eight stories for \$1,000,000 a year. The net annual rental rate of the taxpayer must not be less than two-tenths of the corporation's annual rental rate for annual rental rate of \$1,000,000. the entire year, or \$200,000. Example:

If property owned by others is used by the person at no charge or rented by the person for a nominal rate, the net annual rental rate for such property shall be determined on the basis of a reasonable market rental rate for such property.

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- Sales factor. The following special rules are established in respect to the sales factor of the apportionment formula: þe)
- are not protected by the provisions of P.L. 86-272, 15 U.S.C. 381-385. Although P.L. 86-272, by its terms covers only sales of tangible personal property, its rules regarding a state's power to impose a net income tax, for purposes of In the case of sales where neither the origin nor the destination of the sale is within this Setate, and the person is taxable in neither the state of origin nor the state of destination, the sale will be attributed to this Setate (and person's activities in this Satate in connection with the sales included in the numerator of the sales factor) if 1

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is of will be applied whether the sale tangible or intangible property. this special rule,

within and without Illinois. Orders are approved by him and transmitted to the corporation's headquarters in State A. If the property sold by the salesman is shipped from a state in which the corporation is not taxable to a purchaser in a state in which the corporation is not taxable, the sale Example: A corporation's salesman operates out of an office in Illinois. He regularly calls on customers both is attributable to Illinois. Where substantial amounts of gross receipts arise from an incidental or occasional sale of a fixed asset used in the regular course of the person's trade or business, such gross receipts shall be excluded from the sales factor. For example, gross receipts from the sale of a factory or plant will be excluded.

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materially affect the amount of income apportioned to this Satate. For example, the person ordinarily may include or exclude from the sales factor gross receipts from such transactions as the sale of office furniture, business incidental or occasional transactions or activities may be Insubstantial amounts of gross receipts arising from excluded from the sales factor unless such exclusion would automobiles, etc.

3

income from intangible personal property can be readily identified, such income is included in the denominator of the sales factor and, if the income producing activity occurs in this Satate, in the numerator of the sales factor as well. For example, usually the income producing activity can be readily identified in respect to interest income received on deferred payments on sales of tangible property (86 III. Adm. Code 100.3370(a)(1)(A)) and income from the sale, licensing or other use of intangible personal property (86 III. Where the income producing activity in respect to business Adm. Čode 100.3370(c)(3)(A)).

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Ced)

numerator of the sales factor for any state and shall be Where business income from intangible property cannot readily be attributed to any income producing activity of such income cannot be assigned to excluded from the denominator of the sales factor. following provisions illustrate this concept: the person,

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- erated by the mere holding of an There is a rebuttable presumption that numerator or the denominator of the sales factor. If a taxpayer wishes to include Subpart F income in either the numerator or the denominator of the sales identify the income producing activities and to situs factor, the burden of proof is on the taxpayer to Subpart F (26 U.S.C.A. 951-964) income is passive Subpart F income is not includable in either those activities within a particular state, or generated intangible. (A
- government securities results from the mere Where business income in the form of dividends copyrights, or interest received on bonds, debentures received on stock, royalties received on patents or holding of intangible personal property by the person, such dividends and interest shall be excluded property by from the denominator of the sales factor. intangible personal B)
- In the case of sales of business intangibles (including, by means of example, without limitation, patents, copyrights, bonds, stocks and other securities), gross receipts shall be bonds, stocks and other securities), pross receipts shall be disregarded and only the net gain (loss) therefrom shall included in the sales' factor.

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Example: In 1990, Corporation A, a calendar year taxpayer, sells stock with an adjusted basis of \$98,000,000.00 for \$100,000,000.00. realizing a federal net capital gain of \$2,000,000.00. Only the net capital gain of \$2,000,000.00 is reflected in A's sales factor for the taxable year ending December 31, 1990.

then the partner's share of the partnership's income and factors shall be combined with the business income and factors of the unitary business group including the partner, as the case may be. The activities of a corporate partner and the activities of a business relationship when partnership will constitute a unitary business relationship when such activities are integrated with, dependent upon, and such activities are integrated with, dependent upon, and contribute to each other. However, the rule stated herein will contribute to each other. corporate partner) and the activities of a partnership, disregarding ownership requirements, constitute a unitary business relationship, partner or with the combined business income and factors of the not apply to shares of income from partnerships whose business factors of corporate partners. When the activities of a corporate partner (or the activities of a unitary business group including the Rule for inclusion of shares of partnership unitary business income and factors in combined unitary business income and

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activity outside the United States is 80% or more of such partnership's total business activity, where the partnership has a different apportionment method than the corporate partner, or where the partnership is not in the same general line of business or a step in a vertically structured enterprise with the corporate partner. This rule is applicable to all taxable years for which the statute of limitations for filing claims for refund and for issuing notices of deficiency are open, except those tax years ending on or after the effective date (April 24, 1984) of Section 100.9700(e)(2) and ending prior to its repeal where the taxpayer relied upon that rule.

(Source: Amended at 17 III. Reg. 19632, effective

Section 100,3390 Petitions for Alternative Allocation or Apportionment (IITA Section 304(f))

apportionment provisions of IITA Section 304(f) provides that if the allocation and apportionment provisions of IITA Section 304(a) through (e) do not fairly represent the extent of the person's business activity in this State, the person may petition for or the Director may require, in respect of all or any part of the person's business activity, if reasonable:

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- 1) separate accounting;
- 2) the exclusion of any one or more of the factors;
- the inclusion of one or more additional factors which will fairly represent the person's business activity in this State; or
- 4) the employment of any other method to effectuate an equitable allocation and apportionment of the person's income.
- The petition procedures provided in this Section are exclusive means by which a taxpayer may petition for an alternative apportionment formula. Any attempt to invoke an alternative apportionment formula by a method or procedure other than as specified in this Section shall not be considered a valid petition under IITA Section 304(f). Pursuant to Section 304(f), the Director has sole and exclusive authority to grant a petition for an alternative apportionment formula.

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- Burden of Proof. A departure from the cronite intentional method is allowed only where such methods do not accurate and fairly reflect business activity in Illinois. An alternative apportionment method may not be invoked, either by the Director or by a taxpayer, merely because it reaches a different apportionment per entities that the statistical per contact apportionment per entitle in a particular case, a fair and accurate alternative method is appropriate. The party (the Director or the taxpayer) seeking to utilize an alternative apportionment method has the burden of going forward with the evidence and proving by clear and cogent evidence that the statutory formula results in the taxation of extraterritorial values and operates unreasonably and arbitrarily in attributing to Illinois a percentage of income which is out of all proportion to the business transacted in this apportionment formula must go forward with the evidence and provie that the proposed alternative apportionment method fairly and accurately apportions income to Illinois based upon business activity in this State.
- Filing Procedure. A petition for alternative apportionment must be clearly labeled "Petition for Alternative Allocation or Apportionment" and be supported by sufficient facts and information to allow the Director to determine whether the taxpayer has met the burden of proof required under subsection (b) above. A petition will be summarily rejected if its sole basis for support rests on the fact that an alternative method reaches a different apportionment percentage than the required statutory formula. Petitions must be submitted to:

Illinois Department of Revenue Legal Services Bureau/Income Tax 101 W. Jefferson Street Springfield, IL 62794-9001

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Timely Filed Petitions. A taxpayer petition for use of a separate accounting method or any other alternative apportionment method will not be considered by the Director unless such petition has been timely filed. A taxpayer who petitions the Director for an alternative apportionment formula does so subject to the Department's right to verify, by audit of the taxpayer's return and supporting books and records within the applicable statute of limitations, the facts submitted as the basis of the petition. A petition for alternative allocation or apportionment is timely filed if the petition is filed:

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- 120 days prior to the due date of the tax return (including extensions) for which permission to use such alternative method is sought. A taxpayer who does not petition more than 120 days prior to the due date of the original return must file their return and pay tax according to the statutorily approved allocation or apportionment method.
- Which was filed using the statutory allocation and apportionment rules. A taxpayer who has not filed a petition for alternative apportionment under subsection (e)(1) above, or whose subsection (e)(1) petition has been rejected, may thereafter file such petition with an amended return and the Department will consider the petition along with any other issues raised in the claim for refund this Part.
- As part of a protest to a notice of deficiency issued as a result of the audit of the taxpayer's return and supporting books and records; provided that the audit adjustments being protested result in the need for the petition for alternative apportionment. Alternative apportionment may not be raised in a protest to a notice of deficiency if such petition could have been submitted under subsection (e)(1) or (e)(2) above (i.e., the petition for an alternative apportionment formula is not necessitated by the proposed adjustments made to the taxpayer's return during the course of the audit).

f) Consideration of Petitions

- After consideration of a petition for alternative apportionment under subsections (c)(1) or (e)(2) above, the Director will issue a ruling letter advising the taxpayer that the petition has been accepted, partially accepted or rejected.
- If the petition is partially accepted (i.e. where the Director and that he taxpayer has established that apportionment relief is warranted but disagrees with the taxpayer's proposed alternative at portionment method, the Director shall so notify the taxpayer of the reasons for rejecting the proposed alternative apportionment formula. The taxpayer may then submit a modified alternative apportionment formula for the Director's approval, or protest the Director's

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- rejection of the proposed alternative apportionment formula by requesting an administrative hearing on the matter.
- 3) If a taxpayer's petition is rejected in its entirety, the Director will state the reasons for the rejection of the netition

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Appeal Procedures. A denial of a petition for alternative apportionment which petition was submitted under subsections (e)(1) or (e)(2) above is not a final administrative decision and may be protested as provided herein. If the petition is submitted prior to the filing of the original return under subsection (e)(1) above, and is denied, the taxpayer must file and pay tax using the statutory formula after denial of a petition for alternative apportionment may file an amended return claiming a refund based upon the original petition. Additional information in support of the taxpayer's petition for alternative apportionment may be submitted for the Director's reconsideration at that time. If the claim for refund is denied, the taxpayer may file a protest pursuant to IITA Section 910 and request an administrative hearing solely on the issue of alternative apportionment or in addition to other issues raised in the claim for refund.

h) Bifurcated Administrative Hearings

- The taxpayer will have waived the right to raise alternative apportionment as an issue in the administrative hearing if taxpayer has not complied with the procedures set forth in this Section.
- Where a protest to a notice of deficiency or a claim denial raises the issue of alternative apportionment in addition to other issues, the administrative hearing shall proceed in two distinct phases.
- All issues other than the petition for alternative apportionment, which have properly been raised in the protest to the notice of deficiency or claim denial, shall be considered first. The All shall conduct the heating and the taxpayer shall present its case. The All shall net a cept any calciner with regard to alternative apportionment until the taxpayer and the Department base rested their case with regard to all other bases existed in the protest to the notice of deficiency or claim denial.

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- When the taxpayer and the Department have rested with regard to all other issues raised in the protest of the notice of deficiency or claim denial, the ALI shall conduct the hearing and the taxpayer shall present its case in support of its petition for alternative apportionment. Evidence allowed into the record with regard to all other issues raised in the protest of the notice of deficiency or claim denial shall be deemed to be allowed into the record with regard to the protest to the Director's denial of alternative apportionment and need not be resubmitted. However, on any issue as to which evidence has already been allowed with regard to the protest of the notice of deficiency or claim denial, the ALI shall allow submission of additional evidence on the issue of alternative apportionment.
- In such bifurcated hearings, the ALI shall issue a two-part recommendation to the Director. The first part of the recommendation shall address all other issues raised in the protest of the notice of deficiency or claim denial and the second part of the recommendation shall be a determination of whether the taxpayer has met its burden of proof under subsection (b) above.

Director's Decision

- The Director will consider the ALI's recommendation. If the Director agrees that the taxpayer has met his burden of proof under subsection (b) above and that the formula proposed by the taxpayer and recommended by the ALI lairly and accurately apportions income to Illinois based upon the taxpayer's business activity in this State, the Director will accept the recommendation of the ALI and it will become final.
- If the Director, after considering the ALI's decision, agrees that the taxpayer has met its burden of proof under subsection (b) above, but finds that the proposed alternative apportionment formula does not fairly and accurately apportion income to Illinois based upon the taxpayer's business activity in this State, the Director's decision will so state and will provide an appropriate alternative apportionment formula. The Director's decision will be final for purposes of administrative review.

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by clear and cogent evidence that the statutory formula results in the taxation of extraterritorial values, and operates percentage of income which is out of all proportion to the business transacted in this State and also finds that the taxpayer's proposed allernative apportionment formula is not permissible, the Director shall issue his decision so stating. The taxpayer may seek administrative review of this final decision of the Director. If the court finds that the taxpayer has met the burden of proof under subsection apportionment formula proposed by the taxpayer does not fairly and accurately reflect the taxpayer's business activities the Director finds that the taxpayer has not established (b) that an alternative apportionment formula is warranted but agrees with the Director that the alternative in this State, and the case is remanded to the Department, The designation of a formula Department subject to administrative review by the court. and arbitrarily in attributing to an appropriate is a final administrative provide apportionment formula. shall Director unreasonably Director the but he

(Source: Added at 17 III. Reg. 19632, effective November 1, 1993

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- Retailers' Occupation Tax Heading of the Part:
- Adm. Code 130 ⊟ ⊟ 98 Code Citation: 6
- Adopted Action: Section Numbers:

Statutory Authority:

4

Amendment

35 ILCS 120/3 as amended by P.A. 87-1246

November 2, 1993 Effective Date of Amendment(s):

16)

- 2
- Š. Š. Does this amendment contain incorporations by reference? Does this rulemaking contain an automatic repeal date? 9
- Date Filed in Agency's Principal Office: November 2, 1993 600
 - - Notice of Proposal Published in Illinois Register: 6

lune 11, 1993, Issue #24, 17 III. Reg. 8461

- Has JCAR issued a Statement of Objections to these Amendments? (01
- to a State Differences between proposal and final version: In response suggestion of the Administrative Code Division of the Secretary of the following change was made: 11)
- date in the comma was inserted d ın In line Section 130.525(g): "October 1, 1994."
- Have all the changes agreed upon by the agency and ICAR been made as indicated in the agreement letter issued by ICAR? No changes were requested by the Joint Committee on Administrative Rules.
- amendment replace an emergency amendment currently in Will this effect? 13)
- Are there any amendments pending on this Part? Yes. 14)

Proposed Action Section Numbers

09/24/93, 17 III. Reg. 15501 09/24/93, 17 III. Reg. 15501 II. Register Citation Amendment

Amendment

130,907 130,901

1.1

This rulemaking amends ttion 130,535 "Payment of Tax, including Quarter Monthly Payments Certain Instances" to cross-reference new rules of the Department (86 Section 130.535 "Payment of Tax, including and Purpose of Amendment(s): Summary

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III. Adm. Code 750) that implement P.A. 87-1132 and P.A. 87-1246 which require that effective October 1, 1993, certain taxpayers with large tax payment obligations will be required to pay taxes to the Department by electronic funds transfer. Section 130:535(g) is added. This subsection provides an additional exception to the general requirement of Section 130:535(a) that except for certain stated exceptions taxpayers are required to make payment of taxes due to the Department at the same time that a tax return is filed with the Department.

Information and questions regarding this adopted amendment shall be Illinois Department of Revenue Staff Attorney Legal Services Bureau Springfield, Illinois Phone: (217) 782-7054 101 West Jefferson Keith W. Staats directed to:

The full text of the Adopted Amendment begins on the next page:

	rick rate and Local Taxes Other Than Petallers' Occupation Tax	naitis 			Returns and How to Prepare Annual Tax Returns	ontinued	Returns Covering More Than One Location Under Same Registra- tionSeparate Returns for Separately Registered Locations Payment of the Tax, Including Quarter Monthly Payments in Certain	Instances Returns on a Transaction by Transaction Basis	Registrants Must File a Return for Every Peturn Period Filing of Returns for Retailers by Suppliers Under Cestain Circumstances	Prepayment of Retailers' Occupation Tax on Motor Fuel Vending Machine Information Returns Verification of Returns	SUBPART F: INTERSTATE COMMERCE	Preliminary Comments Sales of Property Originating in Illinois Sales of Property Originating in Other States	SUBPART G: CERTIFICATE OF REGISTRATION	General Information on Obtaining a Certificate of Registration Procedure in Disputed Cases Involving Financial Responsibility	Requirements Procedure When Security Must be Forfeited Sub-Certificates of Registration Separate Registrations for Different Places of Business of Same	5 5 5
	130.125	: <u>:</u> :		Section 130.501 130.5.2	130.505	130.525	130.530	130.540	130.545	130.551		Section 130.601 130.605 130.610		Section 130.701 130.705	130.710	130.725 130.730 130.735
	FITLE 4x: REVENUE CHAPTER I: DEPARTMENT OF REVENUE	PARP 130	SUBPART A: NATURE OF TAX			SUBPART B: SALE AT RETAIL		Sales for Tran Sales of Tangi	Further Illustrations Sales to Lessors of Tangible Personal Property	SUBPART C: CERTAIN STATUTORY EXEMPTIONS			Foliution Control Facilities Rolling Stock	Oil Field Exploration, Drilling and Production Equipment Coal Exploration, Mining, Off Highway Hauling, Processing, Maintenance and Reclamation Equipment	SUBPART D: GROSS RECEIPTS Meaning of Gross Receipts	How to Avoid Paying Tax on State Tax Passed on to the Purchaser Cost of Doing Business Not Deductible Transportation and Delivery Charges Finance or Interest Charges—Penalties—Discounts
							Sections	130.205	130.215	Sect 10:	130,305	130.320 130.321 130.325 130.335	130.340	130.345	Section 130.401	130.405 130.410 130.415 130.420

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Certificate Required	Revocation of Certif
130.740	130.745

General Requirements	Records Required to Support Deductions	Preservation and Retention of Records	Preservation of Books During Pendency of Assessment Proceedings	Department Authoritzation to Destriy Records Sooner Than Wholid	Otherwise be Permissible
Genera	Record	Preser	Preser	Depart	Otherw

Civil Penalties Interest Criminal Penalties SUBPART J: BINDING OPINIONS	When Opinions from the Department are Binding
Section 130.901 130.910	Section 130,1001

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AREAS	and
FEDERAL	Areas
SUBPART K: SELLERS LOCATED ON, OR SHIPPING TO, FEDERAL AREAS	Definition of Federal Area When Deliveries on Federal Areas Are Taxable No Distinction Between Deliveries on Federal Areas
0,	Section 130.1101 130.1105 130.1110

SUBPART L:

Section	130.1	130.1
130.1205 Due Date that Falls on Saturday, Sunday or a Holiday	STARBEL ME CONTROL FOR THE STATE OF THE STARBE BUSINESS SPACE	section 130,1301 When Lessee of Premises Must File Return for Leased Department 130,1305 When Lessor of Premises Should File Return for Leased Department 130,1310 Meaning of "Lessor" and "Lessee" in this Regulation
130,1205		Section 130.1301 130.1305 130.1310

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Section

ate Required For Mobile Vending Units	130.1401	Seller's Responsibility to Determine the Character of the Sale at
SUBPART H: BOOKS AND RECORDS	130.1405	
Requirements Magimum Pequirement	136.1410 130.1415 130.1420	Requirements for Certificates of Resale (Repealed) Resale NumberWhen Required and How Obtained Blanket Certificate of Resale (Repealed)
Required to Support Deductions		SUBPART O: CLAIMS TO RECOVER ERRONEOUSLY PAID TAX
ation and Recention of Records ation of Books During Pendency of Assessment Proceedings ent Autoritation to Destry Records Sconer Than Wruid se be Permissible	Section 130.1501 130.1505 130.1510	Claims for Oredit—E.mitations—Procedure Disposition of Credit Memoranda by Holders Thereof Refunds
	50.50	SUBPART P: PROCEDURE TO BE FOLLOWED UPON
enalties		SELLING OUT OR DISCONTINUING BUSINESS
1 Penalties SUBPART J: BINDING OPINIONS	Section 130.1601 130.1605 130.1610	When Returns are Required After a Business is Discontinued When Returns Are Not Required After Discontinuation of a Business Cross Reference to Bulk Sales Regulation
inions from the Department are Binding		SUBPART Q: NOTICE OF SALES OF GOODS IN BULK
: SELLERS LOCATED ON, OR SHIPPING TO, FEDERAL AREAS	Section 130.1701	Bulk Sales: Notices of Sales of Business Assets
ion of Federal Area		SUBPART R: POWER OF ATTORNEY
Tiveries on Federal Areas Ale Taxanie inction Between Deliveries on Federal Areas and Illinois	Secti n 130.1801	When Powers of Attorney May be Given
TIMELY MAILING TREATED AS TIMELY FILING AND PAYING	130.1805	Filing of Power of Attorney With Department Filing of Papers by Agent Under Power of Attorney
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: that Falls on Saturday, Sunday or a Holiday	Section	
J. M. C. S. C. OORTI C. C. C. G. SAR'S BUSINESS SPACE	130,1905	Addition Agents to Plating Baths Agricultural Producers
ssee of Premises Must File Return for Leased Department ssor of Premises Should File Return for Leased Department	130.1915	Stamps and Like Articles Auctioneers and Agent: Barbers and Beauty Shop Operators
	130.1930	Chiropodists, Osteopaths and Chiropractors

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.1940 Construction Contractors and Real Estate Developers	.1945 Co-operative Associations		これで、 していましています。	.1960 Finance Companies and Other Lending Agencies - Installment Contracts	s and Nurserymen
Construction Cor	Co-operative As:		. isto carm Countillan	Finance Companie	.1965 Florists and Nurserymen
1940	1945		していてい	.1960	.1965

Operators of Games of Chance and Their Suppliers

Enterprises and in Similar Related Enterprises Operated As Businesses, and Suppliers of Such Persons 010 Arts Sales by Teacher-Sponsored Student Organizations Graphic in Nonprofit Service Personalizing Tangible Personal Property Peddlers, Hawkers and Itinerant Vendors Sales by Nonprofit Service Enterprises in the Printing, Exemption Identification Numbers Occupations, and Their Suppliers Optometrists and Opticians Engaged Persons Engaged 130.1980 130,1995

Persons Who Repair or Otherwise Service Tangible Personal Property Persons Who Rent or Lease the Use of Tangible Personal Property Physicians and Surgeons Others 30.2006 130,2008 130.2010 130.2015

on Premises of the Illinois State Fair, County Fairs, Art Registered Pharmacists and Druggists Shows, Flea Markets and the Like Public Amusement Places Retailers of Clothing Picture-Framers Retailers 130.2035 130.2040 130.2045

Sales of Containers, Wrapping and Packing Materials and Related Developers and Contractors, Real Estate Sales of Automobiles for Use In Demonstration Sales To Construction Speculative Builders Products 130,2065 30.2070 130.2075 130.2080

of Alcoholic Beverages, Motor Fuel and Tobacco Products

Sales and Gifts By Employers to Employees

130.2050 130.2055 130.2060

Sales by Governmental Bodies

Sales

Sales to or by Banks, Savings and Loan Associations and Credit Sales to Governmental Bodies, Foreign Diplomats and Consular Personnel Unions 130.2085

Sellers of Newspapers, Magazines, Books, Sheet Music and Phonograph Sellers of Gasohol, Coal, Coke, Fuel Oil and Other Combustibles Sellers of Feeds and Breeding Livestock Sales to Railroad Companies

130.2090 130.2095 130.2100 130.2105 Sellers of Seeds and Fertilizer

130.2110

Records and Their Suppliers

* 6, 19658

Employed for Premiums, Suppliers of Persons Engaged in Service Occupations and Profession Vendors of Curtains, Slip Covers, Floor Covering and Personal Property Stones and Monuments Examples of Tax Exemption Cards Sellers of Machinery, Tools and ... Trading Stamps and Discount Coupons Undertakers and Funeral Directors Advertising, Prizes, Etc. Tangible Vendors of Memorial Items Made to Order Vendors of Meais Vendors of Signs Steam Veterinarians Warehousemen Vendors of Vendors ILLUSTRATION A: 130.2165 130.2140 130.2145 130,2156 130.2115

Stat. 1991, ch. 120, pars. 440 et seq.) [35 ILCS 120/1] and authorized by Section 39b3 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. AUTHORITY: Implementing the Illinois Rebailers' Occupation Tax Act (I... Pay) 1991, ch. 127, par. 39b3) [20 ILCS 2505/39b3].

229, effective June 17, 1979; amended at 3 Ill. Reg. 44, p. 193, effective October 19, 1979; amended at 3 Ill. Reg. 46, p. 52, effective November 2, 1979; amended at 4 Ill. Reg. 24, pp. 520, 539, 564 and 571, effective June 1, 1980; 3014, effective March 11, 1981; amended at 5 Ill. Reg. 12782, effective November 2, 1981; amended at 6 Ill. Reg. 2860, effective March 3, 1982; amended at 6 Ill. Reg. 6780, effective May 24, 1982; codified at 6 Ill. Reg. 8229; recodified at 6 Ill. Reg. 8999; amended at 6 Ill. Reg. 15225, effective December 3, 1982; amended at 7 Ill. Reg. 7990, effective June 15, 1983; amended at 8 Ill. Reg. 5319, effective April 11, 1984; amended at 8 Ill. Reg. 19062, effective September 26, 1984; amended at 10 Ill. Reg. 1937, effective January 10, 1986; amended at 10 III. Reg. 12067, effective July 1, 1986; amended at 10 III. Reg. 19538, effective November 5, 1986; amended at 10 III. Reg. 19772, effective November 5, 1986; amended at 11 III. Reg. 4325, effective March 2, 1987; amended at 11 III. Reg. 6252, effective March 20, 1987; amended at 11 III. Reg. 18284, effective October 27, 1987; amended at 11 III. Reg. 18767, effective October 28, 1987; amended at 11 Ill. Reg. 19138, effective October at 12 Ill. Reg. 5652, effective March 15, 1988; emergency amendment at 12 Ill. Reg. 14401, effective September 1, 1988, for a maximum of 150 days, modified in December 10, 1978; amended at 3 Ill. Reg. 12, p. 4, effective March 19, 1979; amended at 3 Ill. Reg. 13, pp. 93 and 95, effective March 25, 1979; amended at amended at 5 Ill. Reg. 818, effective January 2, 1981; amended at 5 Ill. Reg. 29, 1987; amended at 11 Ill. Reg. 19696, effective November 23, 1987; amended response to an objection of the Joint Committee on Administrative Rules at 12 limit of the original rulemaking; emergency expired January 29, 1989; amended SOURCE: Adopted July 1, 1933; amended at 2 Ill. Reg. 50, p. 71, effective III. Reg. 19531, effective November 4, 1988, not to exceed the 150 day time 3 Ill. Reg. 23, p. 164, effective June 3, 1979; amended at 3 Ill. Reg.

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effective April 17, 1991; amended at 15 Ill. Reg. 13542, effective August 30, 1991; amended at 15 Ill. Reg. 15757, effective October 15, 1991; amended at 16 Ill. Reg. 1642, effective January 13, 1992; amended at 17 Ill. Reg. 860, effective January 11, 1993; amended at 17 Ill. Reg. 19651, effective November 2, 1993 at 13 Ill. Reg. 11824, effective June 29, 1989; amended at 14 Ill. Reg. 241, 1990; amended at 14 Ill. Reg. 15463, effective September 10, 1990; amended at 14 Ill. Reg. 16028, effective September 18, 1990; amended at 15 Ill. Reg. 6621, December 21, 1989; amended at 14 Ill. Reg. 872, effective January l, effective

Section 130.535 Payment of the Tax, Including Quarter Monthly Payments in Certain Instances

by the provisions of the Act is filed with the Department, the taxpayer shall pay the tax that is due with such return to the Except as noted hereinafter, at the same time that a tax

under the Retailers' Occupation Tax Act, the Use Tax Act, the Service next following the month during which such tax liability is incurred last day of the month during which such liability is Each payment shall be in an amount equal to 22.5% of the taxpayer's actual liability for the month or 25% of the taxpayer's liability for the same calendar month of the preceding year or 100\$ of the taxpayer's actual liability for the quarter monthly reporting final tax liability of the taxpayer's return for that month. If any such payment is not paid at the time required herein, then the taxpayer's 2%, 2.1% or 1.75% vendors' discount shall be reduced by 2%, 2.1% or 1.75% of the difference between the minimum amount due as a payment and the amount of such quarterly monthly payment actually and previously made payments for that month to the Department in excess fo the taxpayer's average monthly tax liability to the Department he shall file a return with the Department each month by the end 20th day of the month and shall make payments to the Department on or before the 7th, 15th, The amount of such payments shall be credited against the the Service Use Tax Act, was \$10,000 or more interest on such difference except insofar as the taxpayer for penalties the minimum payments previously due as provided in this Section. during the preceding 4 complete calendar quarters, timely paid, and the taxpayer shall be liable Occupation Tax Act, period.

month during which such liability is incurred. If the month during which such tax liability is incurred begins on or after January 1, 1987, each payment shall be in an amount equal to 22.5% of the is required to make quarter monthly payments as specified above, any taxpayer who is required by collected prepaid taxes which average in excess of \$25,000 per month during the preceding 2 complete calendar quarters, shall file a return to the Department on or before the 7th, 15th, 22nd and last day of the Section 2d of this Act to collect and remit prepaid taxes and has with the Department as required by Section 2f and shall make Without regard to whether a taxpayer

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such difference, except insofar as the taxpayer has previously made final tax liability of the taxpayer's return for that month filed applicable, the requirement of the making of quarter monthly payments to the Department pursuant to this paragraph shall continue until such such quarter monthly payment is not paid at the time or in the amount payments for that month in excess of the minimum payments previously axpayer's actual liability for the month or 26.25% of the taxpayer's required, the taxpayer shall be liable for penalties and interest lability for the same calendar month of the preceding year. amount of such quarter monthly payments shall be credited against durana under this Section or Section 2f, as the case may be. preceding 2 complete calendar quarters is \$25,000 or less. collections Y.E.S monthiy prepaid due. (Section 3 of the Act) average

remitted by the taxpayer to the Department or be assigned by the taxpayer to a similar taxpayer under the Retailers' Occupation Tax payment or deposit provided for herein exceeds the Orniparion Tax Apr, the Tax Act, the Service Oruparion Tax Act and the Service Use Tax Act, the Department shall issue to the the taxpayer the Use Tax Act, the Service Occupation Tax Act or the Service under to the Department in payment of tax liability subsequently liabilities taxpayer a credit memorandum, which may be submitted by taxpayer's present and probable future If any such Tax Act. Petaller,

for the month preceding the first month in which the taxpayer is quarter monthly payments shall be applied against the taxpayer's liability to the Department under the Retailers' Occupation Tax Act, the Use Tax Act, the Service Occupation Tax Act or the Service Use Tax If the deposit exceeds that liability, the Department shall issue the taxpayer a Any deposit previously made by a taxpayer who is required to required to make such quarter monthly payments. credit memorandum for the excess. ()

phrase "preceding 4 complete with reference to a November 1, 1976, date would actually have ended would not have to have been filed until July 31, 1976, and the the last month of that 4 quarter period would not have to be filed means the preceding 4 complete calendar quarters for which returns would have been filed or should have been filed for last month of the 4 quarter period since, until then, the making impossible. For example, the preceding a complete calendar quarters June 30, 1976, since most returns for the last month of that 4 quarter .977, date would actually end March 31, 1977, since most returns for of the required computations for the 4 quarter period would preceding 4 complete calendar quarters with reference to a July For the purposes of this Section, the calendar quarters"

April through June, July through September and October through

Beginning October 1, 1993, a taxpayer who has an average monthly tax liability of \$150,000 or more shall make all payments required by

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rules of the Department (See 86 III. Adm. Code 750 "Payment of Taxes of the Department (See 86 III. Adm. Code 750 "Payment of Taxes of the Code 10 Cod

(Source: Amended at 17 111. Reg. 19651 , effective November 2, 1993)

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DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED AMENDMENTS

1) <u>Heading of Part</u>: Rates To Be Charged By Official Testing Stations for Vehicles Other Than School Buses

2) Code Citation: 92 Ill. Adm. Code 454

3) Section Numbers:

454.20 Amend 454.30 Amend 454.40 Amend 454.210 Amend 454.25 Amend 454.310 Amend 454.310 Amend 454.410 Amend 454.510 Amend 4) <u>Statutory Authority</u>: Ill. Rev. Stat. 1991, ch. 95 1/2, par. 13-106 [625 ILCS 5/13-106]

i) Effective date of rules: November 1, 1993

6) Does this rulemaking contain an automatic repeal date? No

7) Does this amendment contain incorporations by reference? No

8) <u>Date filed in agency's principal office</u>: October 27, 1993

9) Notice of proposal published in Illinois Register:

July 30, 1993, 17 Ill. Reg. 12278

10) Has JCAR issued a Statement of Objections to these rules? No

11) Differences between proposal and final version:

Secretary of State Agreements

Inserted Subpart headings in text:

a) Inserted "SUBPART A: RULES OF CONSTRUCTION on line above Section 454.20 heading.

Inserted "SUBPART C: RULES FOR FILING AND APPROVAL OF RATES AND CHARGES" on line above Section 454.210 heading.

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Inserted "SUBPART D: LEVEL OF RATES OR CHARGES" on line above Section 454.310 heading.

- HEARINGS ON PETITIONS FOR APPROVAL OF APPEALS" on line above Section 454.410 Inserted "SUBPART E: DISALLOWED RATES AND A heading. Q
- COMPLAINTS OF UNREASONABLE OR UNJUST RATES on line above Section 454.510 heading. Inserted "SUBPART F: ()

2 454.40 additional 5 spaces Indented definitions in Section right.

"Hearing" in heading of Section 454.410 and at end of Section 454.410(a). Added "s"

JCAR Agreements

Added end paren. on last line of authority note.

Added period at end of Section 454.20

Changed "is" to "if" in Section 454.30(b) - line 6.

"Commercial Vehicle Safety Added semicolon at end of definition of Section" in Section 454.40. O.F definition 0 t end at amended" hereafter Deleted "as now or h "Illinois Vehicle Code". end of definition of "Secretary" in to period at Changed semi-colon Section 454.40.

Initially capped "Part" on second line of Section 454.60(a)

Realigned rates in old language at Section 454.310 - numbers 5 and 9.

454.310 Section comma after "Tazewell" in new language at Added

Initially capped "Counsel" on third line of Section 454.410(b)

Realigned rates in new language at Section 454.310 - numbers 5 and

Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreements letter issued by JCAR? Yes Have all the changes agreed upon

- - M 11 this rule replace an Emergency Rule currently in effect?
- 14) Are there any amendments pending on this Part?

DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED AMENDMENTS

Summary and purpose of rules:

By this Notice of Adopted Amendments, the Department renames the heading of this Part to "Rates to Be Charged By Official Testing Stations for Vehicles Other Than School Buses."

to be inspected. At the present time, certain first division vehicles are also required to be inspected. The Department renames this Part to more At one time, only second division vehicles and school buses were required accurately reflect all vehicles which require inspection. The Department is updating the Division of Traffic Safety's mailing street address and is updating statutory citations to reference Illinois Compiled Statutes. Definitions were also added, clarified corrected in Section 454.40. The Department is increasing the base inspection rates which Official Testing Stations can charge for vehicle inspections by approximately 45%. This increase reflects the rise in the consumer price index since 1982 which was the year of the last "across the board" base rate increase. This base rate increase will allow Official Testing Stations to increase their rates without requesting a rate increase hearing. This increase will not affect those Stations that have an existing rate which is already higher than the new base rate. A Station can also choose to remain below the base rate at their existing rate.

The Department is adding a new place for each interpolation in Southern Illinois. Accordingly, the Department's office in Carbondale, in Southern Illinois has been designated as the new hearing location. This rulemaking Illinois has been designated as the new hearing location. The Department is adding a new place for rate increase hearings to be held The address for Illinois has been designated as the new hearing location. This rulema designates which counties will be included in the Carbondale region. address for the Carbondale office is included. The address for Department's Schaumburg, Illinois office is corrected. Information and questions regarding these adopted rules shall be directed

Mail: By U.S.

9.

Illinois Department of Transportation Springfield, Illinois 1.7.14 ... Regulations and Training Unit Division of Traffic Safety Catherine Allen P. O. Box 19212

Messenger or Inter-Agency Mail:

19666

ILLINOIS REGISTER

19665

DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED AMENDMENTS

DOT Annex Building 3215 Executive Park Drive Planning and Program Support Section; 3rd Floor Springfield

The full text of the Adopted Rules begins on the next page:

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DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED AMENDMENTS

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER e: TRAFFIC SAFETY (EXCEPT HAZARDOUS MATERIALS)

RATES TO BE CHARGED BY OFFICIAL TESTING STATIONS FOR SECOND-DIVISION VEHICLES OTHER THAN SCHOOL BUSES PART 454

SUBPART A: RULES OF GENERAL APPLICABILITY

Section 454.10

Information; Special Instructions General Information

Communications and Pleadings 454.20 454.30 454.40 454.50 454.60 454.70

Rules of Construction Definitions

Regulatory Dockets

Appearances

SUBPART B: DOCUMENT SPECIFICATIONS GENERALLY

Typographical Specifications Copies 454.120 454.130 454.140 454.110

Section

Time

Service

SUBPART C: RULES FOR FILING AND APPROVAL OF RATES AND CHARGES

General Requirements 454.200 Section

Application for Rate Approval Initial Application Review Processing of Application Withdrawal

454.210 454.220 454.230 454.240 454.250 454.250

Application for Rate Change Appeal SUBPART D: LEVEL OF RATES OR CHARGES

General Requirements Rates or Charges Enforcement Section 454.300 454.310 454.320

Canal Line

DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED AMENDMENTS

HEARINGS ON PETITIONS FOR APPROVAL OF DISALLOWED RATES AND APPEALS SUBPART E:

Presiding Officer's Decision Notice and Place of Hearings Request for Hearing Hearings Appeal 454.410 454.420 454.430 454.400 Section

COMPLAINTS OF UNREASONABLE OR UNJUST RATES SUBPART F:

Presiding Officer's Decision Request for Hearing Notice Complaints Hearing Appeal Reply 454.500 454.510 454.520 454.530 454.540 454.550 454.560 Section

SUBPART G: MISCELLANEOUS PROVISIONS

Intervention Discovery Motions 454.600 Section 454.620

AUTHORITY: Implementing Section 13-106 of the Illinois Vehicle Code (Ill. Rev. Stat. 198491, ch. 95 1 2, par. 13-106) [625 ILCS 5/13-106] and Section 49.22 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 198491, ch.127, par. 49.22) [20 ILCS 2705/49.22] and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 198491, ch.127, par. 16) [20 ILCS 5/16] and Section 47 1-65 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 198491, ch.127, par. +017 1001-65)[5 ILCS 100/1-65] SOURCE: Adopted at 2 Ill. Reg. 26, p. 149, effective May 26, 1978; amended at 5 Ill. Reg. 12989, effective November 16, 1981; codified at 7 Ill. Reg. 2748; amended at 17 Ill. Reg. Personnel Reg. 2748; amended at 17 Ill. Reg.

Bold face print denotes statutory language

RULES OF GENERAL APPLICABILITY SUBPART A:

Information; Special Instructions Lection 454.20

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DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED AMENDMENTS

will be furnished upon written application to the Director, Division of Traffic Safety, Illinois Department of Transportation, 2390-South-Dirksen Parkway, 3215 Executive Park Drive, P. O. Box 19212, Springfield, Information as to procedure under the rules in this <u>P</u>part and instructions supplementing these-rules this Part in special instances,

Illinois 62764 62794-9212.

November 1, 1993 _, effective (Source: Amended at 17 Ill. Reg. 19662

Section 454.30 Communications and Pleadings

- Drive, P. O. Box 19212, Springfield, Illinois 62764 62794-9212. All communications should clearly designate the docket number, if any, and short title of any proceeding to and about The person communicating shall state his otherwise specifically directed, be addressed and submitted to: All communication and pleadings should, unless Transportation, 2300-South-Dirksen-Parkway 3215 Executive Park Director, Division of Traffic Safety, Illinois Department of address, and the party he represents. which it is directed. How addressed. (p
- the mail is determinative, provided, however, that if such document is mailed by certified, registered, or express mail postmarked at east two days prior to the due date, it will be accepted as timely filed under these Rules must be received for filing at the offices of the Department's Division of Traffic Safety in Springfield, Timely Filing Required. All documents required or permitted to be date of receipt at the Department and not the date of deposit in Illinois, within the time limits, if any, for such filling. The filled. 9
- Department, the Department may decline to accept it for filing and advise the person tendering it of the deficiency and require that tendered for filing does not comply with these Rules or does not Disposition of; When Defective. In any proceeding when upon sufficiently set forth material required by any form of the nspection the Department is of the opinion that a document he deficiency be corrected.

100 _, effective Amended at 17 Ill. Reg. (Source:

Section 454.40 Definitions

As used in these-Rules this Part:

"Commercial Vehicle Safety Section" means a section of the Bureau

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of Safety Programs of the Division of Traffic Safety of the Illinois Department of Transportation;

"Department" means the #144me45 Department of Transportation of the State of Illinois, acting directly or through its duly authorized agents or officers (Ill. Rev. Stat. 1991, ch. 95 1/2, par. 13-100) [625 ILCS 5/13-100];

"Director" means the Director of the Division of Traffic Safety of the Illinois Department of Transportation;

"Division" means the Division of Traffic Safety of the Illinois Department of Transportation;

"Illinois Vehicle Code" means the provisions of Chapter 95 1/2 of the Illinois Revised Statutes [Chapter 625 of the Illinois Compiled Statutes];

"Official Testing Station" means all contiguous real and personal property which houses the testing lane(s) and all equipment and supplies relating to the vehicle safety test program;

"Person" means any person as defined in Section 1-159 of the Illinois Vehicle Code;

"Rate" or "Charge" means the monetary charge to any person offering a second division vehicle or vehicles other than a school bus for a safety test pursuant to Section 13-106 of the Illinois Vehicle Code;

"Safety test" means the test required by Section 13-101 of the Illinois Vehicle Code (Ill. Rev. Stat. 1981<u>91</u>, ch. 95 1/2, par. 13-101.) <u>[625 ILCS 5/13-1011;</u>

"Second Division Vehicle" means those vehicles which are designed for carrying more than ten persons, those designed or used for living quarters and those vehicles which are designed for pulling or carrying property, freight or cargo, those motor vehicles of the First Division remodelled for use and used as motor vehicles of the Second Division, and those motor vehicles of the registered as school buses (III. Rev. Stat. 1991, ch. 95 1/2, par. 1-217) [625 ILCS 5/1-217]:

"Secretary" means the Secretary of the Illinois Department of Fransportation. "Seeŧ‡on"-means-the-Vehi∈le-Inspection-Section-of-the-Bureau-of-

ILLINOIS REGISTER

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DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED AMENDMENTS

Safety-Operations-of-the-Division-of-Traffic-Safety-of-the Illinois-Department-of-Transportation, (Source: Amended at 17 III. Reg. 19662 , effective November 1, 1993 Section 454.60 Regulatory Dockets

- a) Information and data relating to Department actions pursuant to this Part are maintained by the Bureau of Safety Operations Programs. Division of Traffic Safety, Illinois Department of Transportation 2300-South-Dirksen-Parkway 3215 Executive Park Drive, P. O. Box 19212, Springfield, Illinois 62764 62794-9212.
- b) Any person may examine and copy any docketed material at the officers of the Division during regular business hours.

(Source: Amended at 17 Ill. Reg. 19662_, effective November 1, 1993 SUBPART C: RULES FOR FILING AND APPROVAL OF RATES AND CHARGES

Section 454.210 Application for Rate Approval

intended to be made by him for performing a safety test on seeend the approval of the Department. Each application made under this the form provided by the Department by mailing or delivering that Each applicant for an Official Testing Station Permit shall file with the Department a proposed schedule of all rates and charges division vehicles other than school buses and for which he seeks Department. The applicant shall submit his proposed schedule on "Administrative Requirements for Official Testing Stations" but Vehiele-Inspection-Section Bureau of Safety Programs, Paragraph subsection shall be filed by the applicant after he submits his application for a station permit pursuant to the Department's-Rules-and-Regulations 92 Ill. Adm. Code 451. Street,-Post-Office-Boc-4069, 3215 Executive Park Drive, P. Illinois Department of Transportation, 320-West-Washington prior to the issuance of the station permit to him by the Box 19212, Springfield, Illinois 62708 62794-9212. form to: a)

A schedule of rates and charges filed with the Department under paragraph <u>subsection</u> (a) of-this-Section shall include an amount to reimburse the operator of an Official Testing Station for the purchase from the Department of the Certificate of Safety required by Section 13-109 of the Illinois Vehicle Code (Ill. Rev. Stat. 1984<u>91</u>, ch. 95 1/2, par. 13-109) [625 ILCS 5/13-109] which

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DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED AMENDMENTS

amount shall not exceed the fee paid by the operator of to the

November 1, 1993 (Source: Amended at 17 Ill. Reg. 19662 Department for the Certificate.

_, effective

Section 454.250 Application for Rate Change

- Department shall file with the Department the new schedule of rates Any operator of an Official Testing Station who desires to change his schedule of rates and charges filed with and approved by the and charges proposed to be made by him for performing a safety test inspection on second-diwision vehicles other than school g)
- mailing or delivering that form to: Vehicle-Inspection-Section Bureau of Safety Programs, Illinois Department of Transportation, 320-West-Washington-Street,-Post-Office-Box-4069 3215 Executive Park Drive, P. O. Box 19212, Springfield, Illinois 62708 shall be submitted on the form provided by the Department by Applications under paragraph subsection (a) of-this-Section 9
- Applications under this <u>Section</u> shall initially be reviewed as provided in Section 454.220 and processed as provided in Section 454.230. Û
- Withdrawals of applications under this Section shall be governed by Section 454.240. P
- If a proposed change in an applicant's rate or charge is disallowed or denied by the Section Commercial Vehicle Safety Section, an applicant may file a written petition under Section 454.260. All hearings scheduled under this paragraph <u>subsection</u> shall be conducted in accordance with the provisions of Sections 454.400-()

19662, effective November 1, 1993 (Source: Amended at 17 Ill. Reg.

SUBPART D: LEVEL OF RATES OR CHARGES

Section 454.310 Rates or Charges

vehicles other than school buses have been determined by the Department to An-application-for-a-charge or rate-equal-to or less than-the The following rates or charges for safety inspections of secend-d∔¥∔5÷0A be prima facie just and reasonable rates or charges for the counties

Aport-ant

* DWA-Bouble

wheet-ante

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DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED AMENDMENTS

application for a future charge or rate in excess of the specified charge or rate will be disapproved. If a proposed rate or charge is disapproved by the Seetion Commercial Vehicle Safety Section, an applicant may appeal the disapproval to the Director under Section 454.260. The following rates specified-charge-or-rate-will-be-approved. Any existing charge or rate which has previously been approved by the Department is acceptable. An or charges do not include the Certificate of Safety fee.

		RAI	RATES
Region	Counties	SMA*	DWA **
+	Lake,-Cook,-DuPage,-Will,-Kankakee,-Kendall,-Grundy	\$4-25	\$4-80
C/II	Jo-Daviess,-Stephenson,-Winnebago,-Boone,-McHenry, DeKalb,-Kane	다. 나 다.	\$4.00
ന	<pre>Carrell,-Ogle,-Whiteside,-Lee,-LaSalle,-Livingsten, Marshall,-Putnam,-Bureau,-Stark,-Wenry,-Knox, Eulten,-Warren,-Wendersen,-Mercer,-Reck-Island</pre>	\$3±6\$	\$3-45
4	Peoria,-Woodford,-Tazewell,-Mason,-Menard,-Sangamon, Morgan	\$3-60	\$4.05
นก	McLean,-DeWitt,-Logan,-Macon	\$2-70	\$3-05
9	Haneeek,-McDeneugh,-Schuyler,-Gass,-Brown,-Adams, Pike,-Seett,-Greene,-Calhoun,-Jersey,-Macoupin	\$2-40	\$2-70
14	Iroquois,-Ford,-Vermilion,-Champaign,-Moultrie, Shelby,-Coles,-Douglas,-Edgar	\$2-90	\$3 15 15 15 15 15 15 15 15 15 15 15 15 15
COD	Christian,-Montgomery,-Bond,-Glinton,-Marion, Fayette,-Effingham,-Glay,-Jasper	\$3.00	\$3-40
Ch.	MadisonStr-Clair	\$3-7E	\$4.20
θt	Monree,-Randelph,-Washington,-Perry,-Jackson,-Union	\$2-80	\$3-15
r+ r+	Cumberland,-Clark,-Grawford,-Lawrence,-Richland, Mabash,-Edwards,-Wayne,-Jefferson,-Frankin, Hamilton,-White,-Gallatin,-Saline,-Williamson, Johnson,-Pope,-Hardin,-Massac,-Pulaski,-Alexander	\$2-40	\$2,70
	ASWA STABLE		

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DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED AMENDMENTS

_	Cook, DuPage, Grundy, Kankakee, Kendall, Lake, Will	\$6.20	\$7.00
21	Boone, DeKalb, Jo Daviess, Kane, McHenry, Stephenson, \$5.15 Winnebago	\$5.15	\$5.80
<u>سا</u>	Bureau, Carroll, Fulton, Henderson, Henry, Knox, LaSalle, Lee, Livingston, Marshall, Mercer, Ogle, Putnam, Rock Island, Stark, Warren, Whiteside	\$4.45	\$5.00
41	Mason, Menard, Morgan, Peoria, Sangamon, Tazewell, Moodford	\$5.25	\$5.90
LO1	DeWitt, Logan, Macon, McLean	\$3.95	\$4.45
91	Adams, Brown, Calhoun, Cass, Greene, Hancock, Jersey, Macoupin, McDonough, Pike, Schuyler, Scott	\$3.50	\$3.95
7	Coles, Champaign, Douglas, Edgar, Ford, Iroquois, Moultrie, Piatt, Shelby, Vermillion	\$4.25	\$4.75
00	Bond, Christian, Clay, Clinton, Effingham, Fayette, Jasper, Marion, Montgomery	\$4.35	\$4.95
6	Madison, St. Clair	\$5.45	\$6.10
의	Jackson, Monroe, Perry, Randolph, Union, Washington	\$4.10	\$4.60
	Alexander, Clark, Crawford, Cumberland, Edwards, Franklin, Gallatin, Hamilton, Hardin, Jefferson,	\$3.50	\$3.95

**DWA-Double *SWA-Single wheel axle wheel axle

<u>Johnson, Lawrence, Massac, Pope, Pulaski, Richland,</u> Saline, Wabash, Wayne, White, Williamson

., effective November 1, 1993 (Source: Amended at 17 Ill. Reg. 19662 HEARINGS ON PETITIONS FOR APPROVAL OF DISALLOWED RATES AND APPEALS SUBPART E:

Section 454.410 Notice and Place of Hearings

Hearings on petitions filed by operators of Official Testing Stations in McHenry, Lake, Kane, Gook, Kendall, Mill, Jo-Daviess, a)

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DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED AMENDMENTS

Franklin, Gallatin, Hamilton, Hardin, Jackson, Jefferson, Winnebago Counties shall be held at the offices of the Department Mayne, White and Williamson Counties shall be held at the offices Johnson, Lawrence, Marion, Massac, Monroe, Perry, Pope, Pulaski, Randolph, Richland, Saline, St. Clair, Union, Wabash, Washington, Stephenson,-Winnebago,-Boone,-DuPage,-Kankakee,-Grundy,-LaSalle, of the Department at 2801 West Murphysboro Road, Carbondale, Illinois. Hearing for operators of any other country shall be held at the Department's offices located at 320-West-Washingten at 1000-Plaza-Brive 201 West Center Court, Schaumburg, Illinois Henry, Jo Daviess, Kane, Kankakee, Kendall, Lake, LaSalle, Lee, Garroll,-Ogle,-DeKalb,-Whiteside,-Lee,-Reck-Island,-Wenry-and and Витеан Boone, Bureau, Carroll, Cook, DeKalb, DuPage, Grundy, Hearings for operators in Alexander, Clay, Clinton, Stephenson, Whiteside, Will, Street 3215 Executive Park Drive, Springfield, Illinois Ogle, Rock Island, Edwards, 60172.

for approval of rate change, the Department shall also cause to be published a Notice of the Petition for Rate Change in a newspaper of general circulation in the community in which the petitioner's Department's Office of Chief Counsel. In the case of a petition Official Testing Station is located, setting forth the time and The Department shall, as soon as possible, give notice of the hearing to the person requesting the hearing and to the place of the hearing. Q

effective November 1, 1993 (Source: Amended at 17 Ill. Reg. 19662

SUBPART F: COMPLAINTS OF UNREASONABLE OR UNJUST RATES

Section 454.510 Complaints

- Whenever any person intends to complain to the Department about the justness or reasonableness of any rate or charge filed by any operator with the Department, that person shall make the complaint in writing and mail or submit it to: Vehicle-Inspection-Section Bureau of Safety Programs, Illinois Department of Transportation, 320-West-Washington-Street, Post-Office-Box-4069 3215 Executive Park Drive, P. O. Box 19212, Springfield, Illinois 62708 g
- Each Complaint shall include: 9
- the name, address and telephone number of the person making the complaint; _

DEPARTMENT OF TRANSPORTATION NOTICE OF ADOPTED AMENDMENTS

- Official Testing Station, and if applicable, the name, business address and telephone number of that Official Testing a statement whether the complainant owns or operates an Station; 5)
- the name and if known the business address, of the operator against whom the person complains; 3
- A a description or statement of the rate(s) about which the person complains; 4)
- a statement setting forth in detail the specific facts and reasons why the person believes the rate(s) about which that person complains is unjust or unreasonable; and 2
- any information, document or other matters upon which the person relies. 9
- having knowledge thereof. Except under unusual circumstances, such witnesses at a hearing convened by the Department to substantiate facts asserted in any complaint must be sworn to by persons persons should be those who will be available to appear as the facts asserted should a hearing become necessary. 0
- Department. The original must show the signature, capacity and impression seal, if any, of the person administering the oath, and the date thereof. An original copy of the Complaint shall be filed with the Department. 9

November 1, 1993 , effective Amended at 17 Ill. Reg. 1966.

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DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

- Public Infrastructure Loan and Grant Programs Heading of the Part: 1)
- 14 Ill. Adm. Code 610 Code Citation: 2)

3)

- Public Statutory Authority: Implementing and authorized by the Public Infrastructure Loan and Grant Program (Ill. Rev. Stat. 1991, ch. 127, pars. 2708-1 et seq.) [30 ILCS 750/8-2-2]. 4)
- October 25, 1993 Effective Date of Amendments:

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- on which it is to expire: before the end of are to expire 150-day period, please specify the date amendments these emergency Applicable. (9
- Date filed in Agency's Principal Office: October 25, 1993.
- Reason for Emergency: Initial damage reports concerning public works be sufficient to repair, replace or restore all damaged facilities. Intiacture Program funds will be needed to meet the immediate flood recovery needs of government. The urgency of the need to begin the recovery means that there is not sufficient time to utilize the normal destroyed by the recent floading indicates that tederal fands may + he Affordable process local (8
- affordable the financing of a community's public infrastructure Community Affairs (the Department) is authorized to provide financial medical facilities and public health clinics for the purpose of making necessary for health, safety and economic development. Under the Small Public The Department of Commerce and Project Loan Component, up to \$100,000 is available for up to A Complete Description of the Subjects and Issues Involved: the public provide for the implementation of amendments to assistance to, or on behalf of, local governments, Infrastructure Loan and Grant Program.

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DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

Department is authorized to enter into cooperative agreements with other state government public infrastructure financing entities for the purpose of reliance upon their application, credit review, security and loan closing procedures for individual small project loans. The department staff will work with a locality to identify which agency is best suited to help with its financing needs. Repayments for all loans will be paid into the Public Infrastructure Construction Loan Revolving years at an attractive interest rate for acquisition, construction and improvements of local public facilities and associated equipment.

Are there any proposed amendments to this Part pending?

par. 2203) [30 ILCS create or expand a state mandate as defined in Section 3(b) of State Mandates Act (Ill. Rev. Stat. 1991, ch. 85, par. 2203) [30] This rulemaking does Statewide Policy Objectives: Statement of

Information and questions regarding these amendments shall be directed

Department of Commerce and Community Affairs Telephone Number: (217) 785-6174 620 East Adams Street, 6th Floor Mr. Norman Sims, Deputy Director Bureau of Community Development T.D.D. Number: (217) 785-6055 The full text of the Emergency Amendments begins on the next page:

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DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

TITLE 14:

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS ECONOMIC DEVELOPMENT SUBTITLE C: CHAPTER I:

PART 610

FEBENOFS-PUBLIC INFRASTRUCTURE LOAN AND GRANT PROGRAMS

BUSINESS DEVELOPMENT PUBLIC INFRASTRUCTURE LOAN AND GRANT PROCRAM SUBPART A:

Administrative Requirements Application Documentation Selection for Funding Funding Limitations Evaluation Process Application Cycle Program Purpose EMERGENCY EMFRGENCY EMERGENCY EMERGENCY 610.10 610.30 610.50 610.60 610.20 610,25 610.40

SUBPART B: AFFORDABLE FINANCING OF PUBLIC INFRASTRUCTURE LOAN AND GRANT PROGRAM

Application Cycle and Criteria for Grants and Loans Selection for Funding for Direct Grants and Loans Cooperative Agreements with State Intermediaries Administrative Requirements Direct Grants and Loans Funding Limitations Evaluation Process Program Purpose Definitions EMERGENCY EMERGENCY EMERGENCY EMERGENCY EMERGENCY EMERGENCY EMERGENCY EMERGENCY EMERGENCY 610,900 610.100 610.600 610.700 610,300 610,400

AUTHORITY: Implementing and authorized by the Public Infrastructure Loan and Grant Program Act (III. Rev. Stat. 198991, ch. 127, pars. 2708-1 et seq.) [30] ILCS 750/8-1 et seq.], amended by Public Act 88-453 [30 ILCS 750/8-2-2].

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

1985, for a maximum of 150 days; adopted at 10 Ill. Reg. 3259, effective January 28, 1986; amended at 10 Ill. Reg. 19395, effective October 31, 1986; Emergency rule adopted at 9 Ill. Reg. 14362, effective September 6, at 14 Ill. Reg. 19164, effective November 26, 1990; , effective October 25, for a maximum of 150 days. amendment at 17 Ill. Reg. amended

NOTE: Capitalization denotes statutory language.

SUBPART A: BUSINESS DEVELOPMENT PUBLIC INFRASTRUCTURE LOAN AND GRANT PROGRAM

Program Purpose Section 610.10

EMERGENCY

- The illinoisBusiness Development Public Infrastructure Loan and Community Affairs (Department) provides financing assistance directly to local governments to develop public infrastructure to support economic development and the creation or retention of private sector jobs. Funding is targeted toward essential to initiate opportunities for attracting new commercial or industrial ventures or to support the expansion or retention communities which demonstrate that funding assistance Grant Program (Program) of the Department of Commerce of an existing company. (e
- out of state firms to locate in Illinois or to encourage existing through grants or loans. Grants will be authorized in those circumstances where it can be demonstrated that the locality's financial capacity will not generate the necessary revenues to Grants will also be authorized in those circumstances where the proposed infrastructure project is necessary to encourage large companies to undertake substantial job expansion or Department will finance approved infrastructure projects pay the debt service on the cost of the public improvement. large

19676 (Source: Emergency amendment at 17 Ill. Reg. October 25, $19.9\,\mathrm{For}$ a maximum of 150 days)

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will be notified of deficiencies in applications and given an opportunity to This review and evaluation process will be completed within 45 days of the Complete Applicants correct such deficienci through submission of additional documentation. -1-1-1 requirements of the application package have been addressed. Eller as 4th and the feet will harries applications will be reviewed and evaluated by Department staff. --

ILLINOIS REGISTER

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

Department staff will conduct a technical and financial evaluation of each application. of a complete application. Department's receipt

- as specified in the Public Infrastructure Loan and Grant Program application will be reviewed to assure compliance with technical program requirements The technical evaluation will Act (Ill. Rev. Stat. 198991, ch. 127, par. 2708-1 et seq.)_ - Each Technical Evaluation Component ILCS 750/8-1 et seq.] (Act). address the following criteria: (d
- sources or cannot be financed at an interest rate and term which makes the project viable; and an indication of the relationship of the proposed public infrastructure improvement to a local capital improvements plan (if development, expansion, or retention; evidence that the project cannot be financed solely from local revenue Evidence of Need for Public Participation - The application must demonstrate the need for public funds in the manner public including applicable) or a documented need for the improvement. infrastructure in order to secure the private for of the Act, need essential Section 8-5 of the forth in identification
- the and cost estimates which demonstrate cost feasibility of Project Implementation Readiness - The application must the project; and a signed resolution of support from the time schedule for Program is ready in: tat.on; detailed engineering show that the Infrastructure implementation by providing a immediate project

2)

- community (e.g., final goods or services produced are sold produced and sold locally substitute for those imported from outside the State) -- some preference will be given to created/retained will generate additional wealth for the Project Impact - The application must clearly demonstrate a employment or the retention of jobs and evidence that jobs positive project impact consisting of an increase in markets outside Illinois or final goods or these types of jobs. 3
- Financial Evaluation Component The Department will conduct a government and financial analysis of each application received. The financial evaluation will include an analysis of the local company undertaking the business project. the
- Analysis of Local Government The Department's local government financial analysis will review alternative funding sources available to and pursued by the applicant,

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applicable to the project); and the community's ability to such as general obligation or revenue bonds, federal grant programs, tax increment financing, or special service area governmental funds including current tax rates, outstanding debt structure, utility user charges (if financial health of the governmental unit based on the most a portion of the costs for the infrastructure proceeds and user-charges;

Analysis of the Business - The firm's financial statements, including the annual balance sheets and profit and loss statements, for the past three years, as well as the most recent ninety days and a three year projected balance sheet and profit and loss statement, as well as a one year monthly cash flow statement. A comprehensive business plan company annual reports may be submitted in lieu of the aforementioned material. These statements will be reviewed through a standard credit analysis which will determine liquidity and debt coverage of the project; ability to manage debt; business trends; and This data will be compared to similar data for companies in the same industry using the 1988 (no or editions included) "RMA Annual published by Robert Morris Associates, applicant's business operation if the applicant's industry determine the financial stability of the Box 8500, S-1140, Philadelphia, PA 19178) comparable source which more closely matches company in accordance with Section 8-5(g) of the Act. This standard is evaluated by such sources. projected earnings. Statement Studies" later amendments the company analysis will the:

19676 amendment at 17 Ill. Reg. , for a maximum of 150 days) Emergency 1993 Source: Oct.

Section 610.50 Funding Limitations

EMERGENCY

The filthoisBusiness Development Public Infrastructure Loan and Grant Program helps to fund public infrastructure projects. There is no maximum amount of Department funds which may be invested in any one project. However, loan and grant amounts will be commensurate with the number of jobs created retained.

, effective 19676 Oct. 25, 1993 , for a maximum of 150 days) III. Emergency amendment at 17 (Source:

Section 610.60 EMERGENCY

Administrative Requirements

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- Loan Terms Infrastructure project loans will be at a fixed, low be flexible, according to not only the life expectancy of the All payments shall be applied first to infrastructure improvement, but also the repayment (based upon a review of the local government's last year's audit) of the local government. Installments shall be will be considered. The loan term and amortization schedule in extenuating circumstances (e.g., based on the infras capacity to repay the loan) a longer term, up to twenty or no interest rate for a term not to exceed 10 years. improvement's useful life and the local government's to the Department according to a interest and then to principal. schedule. payable amortization capacity
- provide, at least annually, information and reports required by Reporting - The Recipient (applicant receiving grant/loan) will the Department (e.g. reports on job creation/retention; financial statement of assets, liabilities, and net worth).
- Termination of Grant/Loans Grants/loans shall be terminated for the following reasons:
- state funding for a grant year, all grants/loans for that year will be terminated in full. In the event of a partial loss of state funding, the Department will make proportionate cuts to all Recipients. In the event the setting forth the effective date of full or partial termination, or if a change in funding is required setting Termination due to Loss of Funding - In the absence of Department suffers such a loss of funding in full or part, the Department will give the Recipient written notice forth the change in funding and changes in the approved budget.
- Termination for Cause 2)
- If the Department determines that the Recipient has grant/loan in whole, or in part, at any time before failed to comply with the terms and conditions of the Circumstances which will result in the termination of a grant/loan include, but are not necessarily limited to the following: consistent failure to submit required reports; failure to maintain required records; failure to protect inventory; misuse of equipment purchased with consistent failure to meet performance standards and grant/loan funds; evidence of fraud and abuse; failure to resolve points of the agreement (i.e., grant/loan, the Department shall terminate the date of completion. (A)

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

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narrative, number to be served). These circumstances are explained in the grant/loan agreement. The Department shall promptly notify the Recipient in writing of the determination to terminate, the reasons for such termination, and the effective date of the termination. Payments made to the Recipient or recoveries by the Department shall be made in liabilities accordance with legal rights and explained in the grant/loan agreement. B)

3)

- obligations, properly incurred by the Recipient prior to shall agree upon termination conditions, including the portion to be terminated. Recipient shall not incur new obligations for the terminated portion after the effective date, and shall cancel as many outstanding obligations as The Department shall allow full credit to the Recipient for the Department's share of the noncancellable Termination by myresment of part, when shall terminate the grant/loss provinced to that the continuation of the program objectives would not produce expenditures of funds. The Department and the Recipient Termination by Agreement - The Department and the Recipient effective date and, in the case of partial termination, commensurate with and the Recipient results Department termination. beneficial
- the interest then accrued thereon, shall become and be immediately due and payable upon the written demand of the order of any court or any order, rules or regulations of any administrative or governmental body, provided, however that such sum shall not be then payable if Recipient's payments have been The Department will make deferrals based upon case by projections (see Section 610.25(d) and (e)) to determine if the Department, without any other notice or demand of any kind or any presentment of protest, if any one of the following events (hereafter an "event of default") shall occur and be continuing or without limitation, occurring or brought about by operation of law or pursuant to or in compliance with any judgment, decree or Events of Default - The entire unpaid principal of the loan, and at the time of such demand, whether voluntarily or involuntarily, the Recipient's financial statements Recipient will be able to make payments at a future date. case review of

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loan, or interest accrued thereon and if the failure to Non-Payment of Loan - If the Recipient shall fail to make payment when due of any installment of principal on the make payment shall remain unremedied for fifteen (15) days.

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NOTICE OF EMERGENCY AMENDMENTS

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- indebtedness (any creditor the Recipient owes) and if such principal or of interest on any of the Recipient's other Non-Payment of Other Indebtedness - If default shall be made in the payment when due of any installment of default shall remain unremedied for (15) days.
- i. the loan agreement, or in any certificate furnished pursuant hereto, or made connection with the execution and delivery of, contained in, Representation or Warranty shall prove to have been incorrect. representation or warranty Incorrect

3)

Default in Covenants - If the Recipient shall default in the performance of any other term, covenant or agreement contained in the loan agreement, and such default shall continue unremedied for thirty (30) days after either:

4)

- it becomes known to an executive officer of the Recipient; or
- written notice thereof shall have been given to the Recipient by the Department. B)
- its debts as they mature or shall voluntarily file a petition seeking reorganization of, or the appointment of a pe adjudicated bankrupt, or shall make a voluntary assignment Voluntary Insolvency - If the Recipient shall cease to pay receiver, trustee, or liquidation of its assets or or shall plan with creditors, for the benefit of creditors. effect a repayment 5
- appointment of any receiver, trustee or liquidator for the or such writ or warrant of attachment shall not be released Involuntary Insolvency – If an involuntary petition shall be filed against the Recipient under any bankruptcy or $% \left(1\right) =\left\{ 1\right\} =\left$ insolvency law or seeking the reorganization of or the Recipient, or the property of the Recipient, or a writ or warrant of attachment shall be issued against the property of the Recipient and such petition shall not be dismissed, or bonded within thirty (30) days after filing or levy.

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days, shall not be discharged, or an appeal therefrom taken and execution thereon effectively stayed pending such appeal, and, if such judgment be affirmed on such appeal, Judgments - If any final judgment for the payment of money that is not fully covered by liability insurance shall be rendered against the Recipient, and within thirty (30) the same shall not be discharged within thirty (30) days.

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DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF EMERGENCY AMENDMENTS

- Notice of Default The Recipient agrees to give written notice to the Department of any event, within 15 days after the event, which constitutes an event of default as specified in Section (e)
- Monitoring and Evaluation Recipients must permit any agent authorized by the Department, upon presentation of credentials to, in accordance with the constitutional limitation on administrative searches, have full access to and the right to examine any documents, papers, and records of the Recipient a grant/loan from related to involving transactions Department.

Audits <u>Б</u>

- by Illinois in accordance with the Illinois Public Accounting Act (Ill. Rev. Stat. 198991, ch. The audit must be conducted in accordance with generally accepted auditing standards adopted by the American Institute of Certified Public Accountants (AICPA) (office 111, pars. 5500.01 et seq.) [225 ILCS 450/0.01 et seq.]. located at 1211 Avenue of the Americas, New York, N.Y. 10036-8775) (1989, with no later amendments or editions). The Recipient shall be responsible for having an audit grant/loan records and such audit must be performed independent certified public accountant, licensed authority of the State of
- grant/loan in the same manner as it secures its regular audits, provided it provides for maximum open and free competition. The audit should be conducted as part of the Recipient's normal annual audit or, when the ending period of the audit covers the expenditure of all loan funds, The Recipient may secure an independent audit bi-annual audit. 5)
- The Recipient shall work cooperatively with the audit firm selected; actively work with both the audit firm and the Department to resolve any and all audit findings; and work cooperatively with the Department's staff in preparing for, conducting, and resolving audits. 3
- Any Recipient receiving a grant will provide the Department with 3 copies of its annual audit which addresses In instances where the grant period fiscal audit reports shall be forwarded to the the Department with 3 copies of its audit which addresses funds expended under the Department's loan, within thirty or term does not coincide with the Recipient's fiscal year, Department. Any Recipient receiving a loan will Department grant(s). 4

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NOTICE OF EMERGENCY AMENDMENTS

days of its publication.

- Department reserves the right to conduct special audits, including but not limited to an agency-wide audit, at any time during normal working hours of funds expended under Department grants/loans. 2
- conducting an audit of that Recipient for the period during is prohibited public accounting firm that consultant services to a Recipient which services were rendered. Any independent (9
- Department will follow the procedures outlined in 47 Ill. Adm. Complaint Process - In the event of a Recipient complaint, Code 10 (Review and Appeal Procedures).)

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- 127, par. 2310) [30 ILCS 705/10], all interest earned on funds held by the Recipient under the grant shall become part of the Interest on Grant Funds - In accordance with Section 10 of the grant when earned. Any interest earned under the grant, and not expended as grant principal during the term of the grant, shall Illinois Grant Funds Recovery Act (Ill. Rev. Stat. 198991, be returned to the Department.
- assure equality of employment opportunity and eliminate the discrimination in employment and undertake affirmative action to effects of past discrimination in accordance with the Illinois Human Rights Act (Ill. Rev. Stat. 198991, ch. 68, pars. 1-101 et Nondiscrimination - The Recipient shall refrain from unlawful seq.) [775 ILCS 5/1-101 et seq.]. , ,
- Standards of the Financial Accounting Standards Board of the included) to maintain control and accountability over grant/loan under the Accounting amendments or editions The Recipient's financial system shall be structured no later Financial Management Standards AICPA (September 19, 1987, management

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- Maintenance and Insurance of Property 1
- The Recipient shall at all times maintain the property provided as security for the loan in such condition and be adequately repair that the Department's security will protected. 1)
- adequate (at least covering the amount of the loan) hazard (e.g., tornado, hail, acts of God) insurance policies, covering fire and extended coverage for all such other The Recipient shall maintain, during the term of the loan,

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hazards and issued by an insurance company authorized to do business in the State of Illinois with loss payee clauses in favor of the Department.

- The Recipient shall, if at any time during the life of the loan the Recipient's property is declared to be within a flood hazard area, purchase federal flood insurance if available. Such insurance shall be equal to the amount of 3)
- The Recipient shall maintain liability and worker's provide written notice to the Department of any public hearing or meeting before any administrative or other public agency which may, in any manner, affect the chattel, personal shall compensation insurance. The Recipient property or real estate securing the loan. 4)

19676 amendment at 17 Ill. Reg. October 25, 1993 for a maximum of 150 days) Emergency (Source:

SUBPART B: AFFORDABLE FINANCING OF PUBLIC INFRASTRUCTURE LOAN AND GRANT PROGRAM

Section 610.100 Program Purpose

EMERGENCY

- health, safety, and economic development. Funds are available either directly from DCCA enumerated in Section 610,400 or through the designated intermediaries enumerated in Section governments, local public entities, medical facilities, and public health clinics from appropriations from the Public Infrastructure Construction Revolving Loan Fund for the purpose The Affordable Financing of Public Infrastructure Loan and Grant Program provides affordable financing of public infrastructure assisting with the financing, or application and access of a community's public infrastructure necessary form of loans and grants to, or on behalf Jo a)
- public health clinics. The funds may be of leveraging access to other sources of our the intermediary. Grants may be used to effect or purchase letters of credit and Lord Local reserve Lunis or purchase letters of credit and forms of credit enhancement to facilitate financing of infrastructure projects. Loss reserves shall be The Department may provide credit enhancement loans and grants to State public infrastructure financing intermediaries on behalf of hand ng available from the intermediary. Grants in the intermediary districts local governments, local public entities, familities, and local public health clinics. establish loss reserve fundo or purchase infrastructure projects. other 0

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, effective Emergency rule added at 17 Ill. Reg. Oct. 25, 1993', for a maximum of 150 days) (Source:

Section 610.200 Definitions EMERGENCY

- program funds including "Application" shall mean a request for the required forms and attachments. a
- "Department" shall mean the Illinois Department of Commerce and Community Affairs. a
- "Grant" shall mean funds which require no repayment to be used by a qualified applicant. 0
- government as 970 Illinois 1970 local of mean any unit in Article VII, Section "Local Government" shall Constitution. defined g
- "Local Public Entity" shall mean any entity as defined by Section -206 of the Local Governmental and Governmental Employees Tort Immunity Act [745 ILCS 10/1-206]. (e)
- "Medical Facility" and "Public Health Clinic" shall mean any of Governmental (c) respectively, of the Local Governmental and Employees Tort Immunity Act [745 ILCS 10/6-101]. entity as defined by subsections (a) and Section 6-101 (L)
- 'Public Infrastructure," for the purposes of the Affordable other local facilities and sites, and associated permanent furnishings and equipment that are a necessary precondition for projects necessary to further the development potential of the construction, and improvements to Financing of Public Infrastructure Loan and Grant Program, shall capital acquisitions, mean 6
- of the Affordable "Qualified Applicants," for the purpose of the Affordable Financing of Public Infrastructure Loan and Grant Program, shall mean local governments, local public entities, medical facilities, and public health clinics.
- 'Resource Leveraging" shall mean a financial centribution which et heliq bathra. apiposal se collapismon includes other searces of private and jubic figure, and leader C 2 14 B he date of graff award will not be Development Administration, Farmers Bone Ade.s e rat.on). everaging. CONCROS

01100110 Emergeta y 14.0 addred at 11.1 Red. (Source:

NOTICE OF EMERGENCY AMENDMENTS

Oct. 25. 1993 , for a maximum of 150 days)

Section 610.300 Cooperative Agreements with State Intermediaries EMERGENCY

- DEPARTMENT IS AUTHORIZED TO ENTER INTO COOPERATIVE AGREEMENTS OTHER STATE GOVERNMENT PUBLIC INFRASTRUCTURE FINANCING ENTITIES FOR THE PURPOSE OF RELIANCE UPON THEIR APPLICATION, Small Project Affordable Financing of Public Infrastructure loans CLOSING PROCEDURES [30 ILCS 750/8-10(b)] be provided under the following conditions: LOAN LOANS. AND SECURITY, SMALL PROJECT CREDIT REVIEW, INDIVIDUAL WITH THE a)
- HAS DETERMINED THAT NO OTHER AFFORDABLE FINANCING SOURCE IS AVAILABLE FOR PROJECTS (access to financing equivalent to that of an "A" rated community) THAT ARE NECESSARY TO LOCAL DEPARTMENT COMMUNITY HEALTH, SAFETY AND ECONOMIC DEVELOPMENT; OR THE SOLE FINANCING SOURCE WHEN THE
- SERVICE OTHER 30 ILCS SOURCE MATCH REQUIREMENTS, TO FINANCE FEASIBILITY AND OTHER PROJECT DEVELOPMENT COSTS NECESSARY SATISFACTION OF TO OTHERWISE FEASIBILITY. FINANCING GAPS NECESSARY TO PROJECT AS PARTIAL PROJECT FINANCING IN OTHER FINANCING, AND 750/8-10(b) FINANCING ACCESSING STUDY 5
- nteragency agreements are the State executive agencies including Public Health and any body politic created under financing Illinois Bank and the the infrastructure ntermediaries with which the Department may the Illinois Environmental Protection Agency and State statute including the Illinois Rural Bond Illinois Development Finance Authority. public governmental Department of q
- The governmental public infrastructure financing intermediaries governments, local public entities, medical facilities and public health clinics for the purpose of making affordable the financing loans which may not exceed \$100,000 in principal amount funds provided by the Department to provide sma exceed "Public Infrastructure" as defined by 30 ILCS 750/8-2. The repayment period for small project loans shall not be provided The small project loans may the project years. 0
- qualified applicants and responsibilities in infrastructure assistance funds by each intermediary. The cooperative agreements between the Department and the intermediaries may be modified or supplemented by written that specifies The cooperative agreements between the Department intermediaries shall contain a section that speci the eligible uses, implementing 9

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The agreements may be terminated by either party with 30 days written notice. both parties. J O agreement

- infrastructure assistance funds provided by the Department to qualified applicants and any funds collected due to default or failure to comply with the terms or conditions of a loan made under this program and any excess loss reserve O.f costs in administering the loss reserve trust fund) shall be paid into the Public Infrastructure the trustee for payment made by loans uo interest funds (any funds not utilized by Construction Loan Revolving Fund. realized losses, fees and other Repayments of principal intermediaries from the 6
- charge to qualified loan applicants reasonable and customary fees. authorized are applicable, the intermediaries (J
- operating procedures before operating procedures, at a minimum, shall contain the following: funds are to be made available to the intermediaries. documents which will be provided to the Department develop a set of shall The intermediaries 6
- Certification by the intermediary that the proposed project Financing the requirements of the Affordable Public Infrastructure Act. meets
- sufficiency of tax or revenue source to an A financial feasibility report from independent accountant or analyst should be provided. Documentation of debt. service 2
- Procedure for disbursement of funds to the grantee. 3)
- documents, at a minimum, shall contain the following: The h
- including necessary A preliminary and/or final application, information. financial 1
- authorization ordinance and security agreement, including Applicable closing documents, i.e., loan agreements, intercept agreement as appropriate. 2
- The intermediaries receiving funds from the Department shall submit quarterly progress reports to the Department in the manner prescribed by the Department. .

19676 Reg. Emergency rule added at 17 Ill. 25, 1993, for a maximum of 150 days) Source: Oct.

, effective

Direct Grants and Loans Section 610.400 EMERGENCY

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

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- DEPARTMENT HAS DETERMINED THAT AFFORDABLE FINANCING IS AVAILABLE GOVERNMENTS, LOCAL PUBLIC ENTITIES, LOCAL MEDICAL FACILITIES, AND PUBLIC HEALTH CLINICS OF UP TO 25% OF THE PROJECT COSTS WHERE THE PUBLIC INFRASTRUCTURE GRANT OR LOAN. NO SMALL PROJECT GRANT OR LOAN DEPARTMENT IS AUTHORIZED TO PROVIDE SMALL PROJECT AFFORDABLE FOR THE BALANCE OF THE PROJECT COST, BUT NOT FOR THE AMOUNT TO J.O PROJECT AFFORDABLE FINANCING OF LOANS FINANCING OF PUBLIC INFRASTRUCTURE GRANTS AND [30 ILCS 750/8-10(d)] TO THE SMALL SHALL EXCEED \$100,000. SUBJECT rg
- not exceed \$100,000 in principal. The repayment period for make small project loans years. small project loans shall not exceed 3 The Department is authorized to

19676 at 17 Ill. Reg. 1993, for a maximum of 150 days) Emergency rule added 25, (Source: Oct.

Grants and Loans Criteria for and (Application Cycle Section 610.500 EMERGENCY

Application Availability e e

- the application package if sufficient monies are allocated for the program. Applications for direct grant and loan assistance from the Department will be openly available if sufficient monies with Upon request, program. Upon requ potential applicants Klddns the al ocated for will are al.oca Department
- Such applicants must submit Qualified applicants may apply for grant and loan Department. standard application form will be used statewide. assistance under this program. Such applica an application on forms provided by the
- Program Application -- Applications for grant and loan assistance from the Department must address the following
- WITHIN THE INFRASTRUCTURE FINANCING IN ORDER TO SECURE ESSENTIAL NEED, WHICH MUST BE CLEARLY DOCUMENTED, HEALTH, SAFETY OR ECONOMIC DEVELOPMENT PROJECT THE
- GOVERNMENT'S TAX EFFORT, AS SHOWN BY LOCAL TAX RATES RELATIVE TO OTHER LOCAL GOVERNMENTS OF THE SAME TYPE IN THE THE APPLICANT'S FINANCING CAPABILITY AND ITS ABILITY TO PAY FOR, OR SECURE THE PAYMENT OF, PART OR ALL OF THE PROPOSED

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- NOTICE OF EMERGENCY AMENDMENTS
- BUT TO, LOCAL REVENUE BONDS, SPECIAL SERVICE AREA LOCAL FINANCING MECHANISMS AVAILABLE TO HELP PAY FOR THE COSTS OF THE PUBLIC INFRASTRUCTURE PROJECT, INCLUDING, OR USER CHARGES, LOCAL LOANS OR GRANTS. PROCEEDS, LIMITED
- THE PROPOSED PUBLIC INFRASTRUCTURE IMPROVEMENTS DESCRIBED PROPERTY AND CAPITAL IMPROVEMENT PLANS, AS WELL AS PENDING HEALTH, SAFETY OR ECONOMIC DEVELOPMENT PROJECT. DETAIL WHICH SHOWS THEIR RELATIONSHIP TO EXISTING 4
- IS A HEALTH, SAFETY CERTIFICATION THAT THE PROJECT ECONOMIC DEVELOPMENT PROJECT. 2

OR

- YEAR WHAT PAST PROJECTS HAVE BEEN COMPLETED, WHICH ARE PENDING, AND WHICH HAVE BEEN DROPPED FROM THE CAPITAL PLAN. O AND REPAIR COSTS, AND SHOWS EACH CERTIFICATION THAT THE COMMUNITY HAS A MULTI-YEAR CAPITAL ECONOMIC ANALYSIS OF THE COSTS AND BENEFITS OF EACH PROJECT SOURCES OF FUNDS FOR EACH PROJECT, AND THAT IS BASED PROGRAM, UPDATED ANNUALLY, THAT INCLU SPECIFIC CAPITAL PROJECTS AND SPECIFIES AND AN ANALYSIS OF THE IMPLICATIONS OF EACH PROJECT YEAR WHAT PAST PROJECTS HAVE BEEN COMPLETED, WHICH OPERATING, MAINTENANCE [30 ILCS 750/8-11(a-f)] LISTINGS OF (9
- project; and a signed resolution of support from the local estimates which demonstrate the cost feasibility of providing a time schedule for project initiation; to implement the The applicant's readiness

, effective 19676 s: Emergency rule added at 17 Ill. Reg. 25, 1993, for a maximum of 150 days) (Source: Oct.

Section 610.600 Evaluation Pricess

- Department staff will screen all applications to determine that be s will h all application package have been addressed. Applications criteria reviewed in accordance with Department review a)
- A request for grant and loan assistance will be evaluated in accordance with the requirements of this Part. The review and evaluation of applications will take no more than 45 working days. the Department's receipt of a completed application, with

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DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

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- be will development economic Applications that address evaluated on the basis of:
- be addressed by the economic need to The extent of project; B
- etc., initiation, indicating the level of project readiness; project schedule Time B
- The merits of the proposed work plan and consistency of proposed activities with requirements of the Act; 0
- results expected leveraged, etc., or other significant development obs created or retained, private development of economic benefits or impacts; The level 0
- The financial capability of the applicant to finance the infrastructure improvements from other sources. 回
- Applications that address public health and safety issues on the basis of: be evaluated will 5
- Documentation that a threat to the health and safety the project alleviates the identified threat to public health or of the community exists, i.e., a deficiency exists a community public facility and that the proje A
- etc., initiation, indicating the level of project readiness; project schedule for Time B
- capability of the applicant to finance the infrastructure improvements from other sources; Financial 0
- The merits of the proposed work plan and consistency of the proposed activities with the requirements of of the propo the Act; and 1
- The financial capability of the applicant to finance the infrastructure improvements from other sources. 回
- will issue an award letter and will issue an agreement for signature by the applicant. The Department may limit the amount of time such grant or loan funds will be available for use by the amount of grant or loan assistance being awarded. The Department notify applicants of will Upon selection, the Department applicant, 히

DEPARTMENT OF COMMERCE

EMERGENCY AMF. . . OF NOTICE

Reg. y rule added at 17 Ill. for a maximum of 150 days) 1993, (Source:

Selection for Funding for Direct Grants and Section 610.700 EMERGENCY

Applicants that hest meet the up octives it the evaluation criteria specified in Section 610.600 will be funded until all available grant or loan financing is expended. The amount of benefit to the Department staff will conduct an evaluation of each application financing made available by the Department will be based upon development which the applicant provides evidence of economic community or reduces a threat to public health or

Ill. Reg. Emergency rule added at 17 Ill. 1993 , for a maximum of 150 days) (Source: Oct.

Section 610.800 Funding Limitations

- small project Department shall not exceed \$5,000,000 in total loan balances outstanding at any time. The B
- per The Department shall not award more than \$500,000 in small project grants. Q
- t award an amount of credit enhancement combined with the total of outstanding public infrastructure credit enhancement loans and grants which combined with the total not award an amount of Loans exceeds \$1,000,000 at any time. affordable financing of The Department shall 0
- not exceed 25% of the total public infrastructure financing issued by the state public infrastructure financing intermediary intended to be subject to the loss reserve fund. The Department of Public Loss reserve fund trusts funded from funding reserve grants shall Infrastructure grants for loss reserves in excess of \$1,000,000. in total award Affordable Financing g

19676 Reg. Emergency rule added at 17 Ill. , for a maximum of 150 days) 1993 25, Source: Oct.

Administrative Requirements

Section 610.900 EMERGENCY

Affordable Financing of Public Infrastructure grants and loans awarded by the Department are subject to the following conditions:

Direct financial assistance through the loans or grants must used for the purposes specified in Section 8-10 of the Act. a

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

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- Department shall determine the interest rate, if any, that the The Department shall set the terms and The repayment period of 20 years except for the small project loans specified in Section 610.300(c), which shall not exceed Affordable Financing of Public Infrastructure loans, repayment of the loans. not exceed shall bear. conditions for oans shall years.
- Repayments of principal and interest on loans made and any funds terms or conditions of a loan under this program shall be paid into the Public Infrastructure Construction Loan Revolving Fund. failure to comply with a default or collected because of 9
- noncompliance with the terms and loans or grants provided under this Act, Department appropriate to protect the State's interest in the event of necessary appropriate by lease, or are actions dispose, Department, real or personal property to be whatever sell, may receive as a result thereof take default, foreclosure or 40 terms and conditions the power Department may conditions of the including The (e)

, effective 19676 Reg. Improper of the state of the st Emergency rule added at (Source:

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of the Part: Aid to Families with Dependent Children
- 2) Code Citation: 89 Ill. Adm. Code 112

3) Section Numbers:	Emergency Action:
112.130	Amendment
112.131	Amendment
112.141	Amendment
112.142	Amendment
112.143	Amendment
112.144	Amendment
112.145	Amendment
112.147	Amendment
112.155	Amendment
112.302	Amendment
112.350	Amendment
112.352	Amendment
112.354	Amendment
112,356	Amendment

- Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1.6a) [305 ILCS 5/4-1.6a new] 4) Statutory Authority:
- November 1, 1993 5) Effective Date of Amendments:
- 6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: Not Applicable
- 7) Date Filed in Agency's Principal Office: November 1, 1993
- Reason for Emergency: This rulemaking is necessary to comply with Senate These proposed amendments allow clients to keep more of These emergency amendments are also necessary to implement direct payments to child care providers in lieu of the child child care providers be implemented in conjunction with the Department's Work Pays Demonstration to allow for a smooth transition, simplicity and care disregard for AFDC cases. It is necessary that direct payments to Bill 567 which requires the Department of Public Aid to develop a new their earned income and encourages clients to maintain employment and earned income budgeting process for recipients of AFDC no later than to ensure that clients are not negatively impacted. transition off of welfare. January 1, 1994. (8)
- These proposed amendments will enable the Department to implement the Work Pays Project, The Work Pays Project will simplify the system of budgeting earned income within the Aid to Families with Dependent Children program so that it provides AFDC clients with an easily understood financial incentive to 9) Complete Description of the Subjects and Issues Involved:

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seek and maintain employment and leave welfare. The project's primary objective is to substantially increase the percentage of AFDC clients who are working.

As a result of these proposed amendments, the Department will implement a new earned income calculation system that allows employed clients to retain more of their grants while they transition to self-sufficiency. The new earned income disregards will create a financial incentive for clients to work and supplement their AFDC benefits. Within this new project, it will be financially more advantageous for clients to obtain employment, stay employed and progressively increase their average hours worked per week and wage per hour. The incentive will allow them to achieve a family income higher than the federal poverty level and make them no longer eligible for cash benefits. The entire project will reward clients who work and give them a greater opportunity to become self-sufficient through their jobs.

The simplified system will make it much easier for IDPA workers to explain to clients the impact that employment earnings will have on their grants. The simpler/improved explanations will reduce clients concerns about whether they can go to work and keep a reasonable level of grant income while adjusting to employment. Clients will be able to understand how the Department's new earned income system applies to them. They will be able to accurately predict how and when their grants will change when their earnings increase. In addition, they will be able to understand the impact on their eligibility for Medicaid and supportive services, such as child care, without having to be concerned with complex time limits. The Department is requesting waivers needed to implement and test the Work Pays Project.

The Work Pays Demonstration Project is designed to make working more profitable than staying on welfare. Employed clients will have 2/3 of their gross earned income disregarded. Only 1/3 of their gross earnings will be budgeted. Under these proposed amendments, public aid recipients will be able to keep \$2 out of every \$3 earned until the family is no longer eligible for a grant.

This new budgeting policy applies statewide except for Champaign and Lake Counties. In these target counties, cases will be assigned to the control group, experimental group or to neither. The control group cases will continue to be budgeted using the former earned income disregards (i.e. \$90 employment expense and \$30 and 1/3 earned income exemption). The experimental groups cases and those not assigned to either group will be budgeted using the new 2/3 disregard.

Under the previous system, incentives to work dropped sharply after four months and disappeared entirely after 12 months. Under the new policy, cash assistance grants will not automatically change after the fourth

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMIN.

the family is no longer eligible for a grant. This procedure will be easy for staff to implement, but more importantly, it will be easy for staff to direct payments to child care providers be implemented in conjunction with the Department's Work Pays Demonstration to allow for a smooth transition, explain to clients. Clients will be able to calculate their benefits and accurately how and when their grants will change as earnings increase and, The proposed procedure is very simple. For every \$3 an individual earns, the grant will be reduced by \$1 until grant income while adjusting to employment. It enables them to predict most importantly, plan for the future. These emergency amendments are implement direct payments to child care providers in initiative allows clients to go to work and keep a reasonable level of lieu of the child care disregard for AFDC cases. It is necessary that month, but will be determined by a client's monthly income until that understand the financial benefits of working. The \$2 for \$3 budget simplicity and to ensure that clients are not negatively impacted, income reaches the poverty level. also necessary to

These proposed amendments will allow the Department to provide direct payment for child care expenses to qualified child care providers except for certain exceptions. As a result of these proposed amendments, child care expenses will only be deductible as an employment expense for cases that are exceptions to direct payment. These proposed amendments also provide that direct payment and the child care deduction will not be allowed when the child care provider is a responsible relative of the child receiving care.

10) Are there any Proposed Amendments pending to this Part? Yes

	46)	46)	46)	46)
u)	Reg.			
tatio	111.	I11.	111,	111.
r C	(17	(17	(17	(17
egiste	1993	1993	1993	1993
24	4,	4,	4,	4
Illinois	January	January 4, 1993 (17 Ill. Reg	January	January
Action	Amendment		Amendment	Amendment
Sections	112.250	112.252	112.253	112.254

11) <u>Statement of Statewide Policy Objectives</u>: These emergency amendments do not affect units of local government.

12) Information and questions regarding these Emergency Amendments shall be directed to:

Name: Judy Umunna
Address: Bureau of Rules and Regulations
Thingis hansartmant of Buhlis A

Illinois Department of Public Aid 100 South Grand Avenue East, Third Floor Springfield, Illinois 62762

Spingileid, ill Telephone: (217) 524-3215 The full text of the Emergency Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

SERVICES	PUBLIC AID	PROGRAMS
SER	OF	STANCE
89: SOCIAL	DEPARIMENT	b: ASSIST
TITLE 8	CHAPTER I:	SUBCHAPTER

PART 112 AID TO FAMILIES WITH DEPENDENT CHILDREN

SUBPART A: GENERAL PROVISIONS

112.87	112.88		112.89
	Description of the Assistance Program	Incorporation By Reference	
Section	112.1	112.5	

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

	Caretaker Relative	Client Cooperation	Citizenship	Residence	Аде	Relationship	Living Arrangement	Social Security Numbers	Assignment of Medical Support Rights	Lack of Parental Support or Care	Death of a Parent	Incapacity of a Parent	Continued Absence of a Parent	Unemployment of the Parent
Section	112.8	112.9	112.10	112.20	112.30	112.40	112.50	112.52	112.54	112.60	112.61	112.62	112.63	112.64

SUBPART C: PROJECT CHANCE

ection	12.70 Participation Requirements For Project Chance	12.71 Individuals Exempt From Project Chance	12.72 Project Chance Participation/Cooperation Requirements	12.74 Failure to Participate with the Work Incentive Demonstration	Program (Renumbered)	12.74 Project Chance Initial Assessment Process/Development of an	Employability Plan	12.76 Project Chance Orientation	12.77 Conciliation and Fair Hearings	12.78 Project Chance Components	12.79 Frejert 'bance Sanctions,	17.7. Good Cause for Failure to Comply With Project Chance Participation	Requirements	Responsible Relative Eligibility For Project Chance
Section	112,70	112.71	112,72	112.73		112.74		112.76	112.77	112.72	112.79	117.7.		1 1 1 1

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NOTICE OF EMERGENCY AMENDMENTS

Project Chance Supportive Services Young Parents Program Work Experience Evaluation Project Four Year College/Vocational Training Demonstration Project	SUBPART E: PROJECT ADVANCE	Project Advance Project Advance Experimental and Control Groups Project Advance Participation Requirements of Experimental Group Members and Adjudicated Fathers	Advance Cooperated and Adjudicated Advance Sanctior use for Failure to uals Exempt From Advance Supporti	SUBPART F: EXCHANGE PROGRAM	Exchange Program	SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY		Unearned Income of Stepparent or Parent	Budgeting Unearned Income		Initial Receipt of Unearned		Exempt Unearmed Income	Incentive		Earma			Earned Income		Fained Income Tax Tredit	Budgeting Earned Income	Budgeting Earned Application And/	
112.82 112.83 112.84 112.85		Section 112.86 112.87 112.88	112.89 112.90 112.91 112.93		Section 112.98		Section	112,100	112.105	112.106	112,107	112.108	112.115	112.120	112.125	112.126	112.127	112.128	112.130	EMERGENCY	112.131	112.132	112.133	

NOTICE OF EMERGENCY AMENDMENTS

112.134	Initial Employment
112,135	Budgeting Earned Income For Contractual Employees
112,136	Budgeting Earned Income For Non-Contractual School Employees
112.137	Termination of Employment
112.138	Transitional Payments (Repealed)
112.140	Exempt Earned Income
112.141	Earned Income Exemption
EMERGENCY	
112.142	Exclusion From Earned Income Exemption
EMERGENCY	
112.143	Recognized Employment Expenses
EMERGENCY	
112.144	Income From Work/Study/Training Program
EMERGENCY	
112.145	Earned Income From Self-Employment
EMERGENCY	
112.146	Earned Income From Roomer and Boarder
112.147	Income From Rental Property
EMERGENCY	
112.148	Payments from the Illinois Department of Children and Family
	Services
112.149	Earned Income In-Kind
112,150	Assets
112,151	Exempt Assets
112.152	Asset Disregards
112,153	Deferral of Consideration of Assets
112,154	Property Transfers (Repealed)
112,155	AFDC Income Limit
EMERGENCY	

SUBPART H: PAYMENT AMOUNTS

			I Counties	II Counties	III Counties	
			Group	Group	Group	
		AFDC	AFDC	AFDC	AFDC	
		in	in	in	in	
	Levels	Levels	Levels	Levels	Levels	
	Grant Le	Payment	Payment	Payment	Payment	
Section	112.250	112.251	112,252	112,253	112.254	

SUBPART I: OTHER PROVISIONS

Persons Who May Be Included in the Assistance Unit Presumptive Eligibility Monthly Reporting

	Persons Who May Be Included	tive El	Monthly Reporting		Retrospective Budgeting	a)	
Section	112.300	112.301	112.302	EMERGENCY	112.303	112.304	

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Strikers Exeter Care Drowram	Responsibility of Sponsors of Aliens	Special Needs Authorizations	Institutional Status	Young Parent Program (Renumbered)	Redetermination of Eligibility	Extension of Medical Assistance Due to Increased Income from	Employment	Four Month Extension of Medical Assistance Due to Child Support	Collections	Extension of Medical Assistance Due to Loss of Earned Income	Disregard (Repealed)	New Start Payments to Individuals Released from Department of	Corrections Facilities	
112.305	112.307	112.308	112.309	112.315	112.320	112,330		112.331		112,332		112.340		

SUBPART J: CHILD CARE

Child Care Eligibility

Child Care

Section 112.350 EMERGENCY 112.352

				Child Care Arrangements				
Qualified Provider	Notification of Available Services		Participant Rights and Responsibilities	Additional Service to Secure or Maintain Child Care Arrangements	Rates of Payment for Child Care	Method of Providing Child Care	Non-JOBS Education and Training Program	
EMERGENCY 112.354	EMERGENCY 112.356	EMERGENCY	112,358	112,362	112.364	112,366	112,370	

SUBPART K: TRANSITIONAL CHILD CARE

AUTHORITY: Implementing Article IV and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1 et seq. and

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12-13) [305 ILCS 5/4-1 and 12-13]

p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. effective August 30, 1978, for a maximum of 150 days; peremptory amendment at Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 111. Reg. 28, p. 182, effective July 1, 1979, for a maximum of Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective March 1, 1982, for a maximum of 150 days; peremptory amendment Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 amendment at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; P. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. smendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981, peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981, peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981, peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981, 2447,

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Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective Reg. 17344, effective December 21, 1983; amended at 8 Ill. Reg. 213, effective 150 days; amended at 8 Ill. Reg. 21621, effective October 23, 1984; amended at 1985; amended at 9 Ill. Reg. 8155, effective May 17, 1985; emergency amendment Reg. 3641, effective January 30, 1986; amended at 10 Ill. Reg. 4885, effective March 7, 1986; amended at 10 111. Reg. 8118, effective May 1, 1986; amended at 10 111. Reg. 10628, effective June, 1, 1986; amended at 10 111. Reg. 11017, at 8 Ill. Reg. 17894; peremptory amendment at 8 Ill. Reg. 18127, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 19889, effective October to 89 Ill. Adm. Code 160 at 10 Ill. Reg. 11928; emergency amendment at 10 Ill. March 19, 1984; amended at 8 Ill. Reg. 5207, effective April 9, 1984; amended 5, 1986; amended at 10 Ill. Reg. 15621, effective September 19, 1986; amended Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 11284, effective August 26, 1983; amended at 9 Ill. Reg. 17827 effective November 18, 1985; emergency amendment effective August 29, 1986; amended at 10 Ill. Reg. 15101, effective September effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified Reg. 12107, effective July 1, 1986, for a maximum of 150 days; amended at 10 September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. December 27, 1983; emergency amendment at 8 Ill. Reg. 569, effective January 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. new rules adopted and codified at 7 III. Reg. 2720, effective February 28, 1983; amended (by adding Sections being codified with no substantive change) 1984; amended (by adding sections being codified with no substantive change) amended at 9 Ill. Reg. 11317, effective July 5, 1985; amended at 9 Ill. Reg. amended at 10 Ill. Reg. 1172, effective January 10, 1986; amended at 10 Ill. amended at 11 III. Reg. 5223, effective March 11, 1987; amended at 11 III. Reg. 6228, effective March 20, 1987; amended at 11 III. Reg. 9927, effective codified with no substantive change) at 7 Ill. Reg. 16105; amended at 7 Ill. codified at 7 Ill. Reg. 907, effective January 11, 1983; rules repealed and 1, 1984; amended at 8 Ill. Reg. 19983, effective October 3, 1984; emergency amendment at 8 Ill. Reg. 21666, effective October 19, 1984 for a maximum of 8 Ill. Reg. 25023, effective December 19, 1984; amended at 9 Ill. Reg. 282, effective January 1, 1985; amended at 9 Ill. Reg. 4062, effective March 15, at 10 Ill. Reg. 21860, effective December 12, 1986; amended at 11 Ill. Reg. amended at 7 Ill. Reg. 13920, effective October 7, 1983; amended at 7 Ill. 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 4176, effective at 8 Ill. Reg. 7226, effective May 16, 1984; amended at 8 Ill. Reg. 11391, October 4, 1985; amended at 9 Ill. Reg. 16277, effective October 11, 1985; for a maximum of 150 days; Reg. 15690, effective November 9, 1983; amended (by adding sections being at 9 Ill. Reg. 10094, effective June 19, 1985, for a maximum of 150 days; 2280, effective January 16, 1987; amended at 11 Ill. Reg. 3140, effective effective June 27, 1984; amended at 8 Ill. Reg. 12333, effective June 29, 12795, effective August 9, 1985; amended at 9 Ill. Reg. 15887, effective January 30, 1987; amended at 11 Ill. Reg. 4682, effective March 6, 1987; Reg. 12650, effective July 14, 1986; amended at 10 Ill. Reg. 14681, at 10 Ill. Reg. 354, effective January 1, 1986,

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amendment at 17 Ill. Reg. 6325, effective April 9, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 6792, effective April 21, 1993; amended at 17 Ill. Reg. 1993; mended at 17 Ill. Reg. 1903; amended at 17 Ill. Reg. 1915, effective September 3, 1993; amended at 17 Ill. Reg. 19156, effective October 25, 1993; emergency amendment at 17 Ill. Reg. 19696, effective November 1, 1993, for a maximum of 150 days.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

Section 112,130 Earned Income

EMERGENCY

- a) All currently available income which is not specified as exempt shall be considered in the determination of eligibility and the level of the assistance payment.
- b) Earned income is remuneration acquired through the receipt of salaries or wages for services performed as an employee or profits from an activity in which the individual is self-employed,
- c) In determining eligibility and level of assistance, the following shall be considered:
- the earned income of a stepparent of an AFDC child if the stepparent lives with the assistance unit and is not an SSI recipient;
- 2) the earned income of a parent of a person under age 18 who is receiving assistance as a parent or dependent child if they are all living in the same household. This provision does not apply if the parent receives SSI.
- d) The Engept-for-those-recipients-that-are-in-the-enperimental-group for-the-Homeless-Families-Support-Project-(See-Section-170-30), the amount of the total available income of the stepparent or parent under subsection (c) above shall be the income remaining after the following amounts have been deducted:
- As employment expenses, \$90.00 from the gross earned income or income remaining after deducting self-employment business expenses for an employed person (see Section 112.145).
- 2) An amount equal to the Department's Standard of Need for a family size taking into account the needs of the stepparent or parent, and the needs of individuals residing with the stepparent or parent not included in the assistance unit whom the stepparent or parent claims or could claim as federal tax

NOTICE OF EMERGENCY AMENDMENTS

(continued) Section 112.130(d)(2)

dependents;

- Amounts paid by the stepparent or parent for alimony or child support to individuals outside the home; 3
- Amounts paid by the stepparent or parent to individuals outside the home whom the stepparent or parent claims or who could be claimed as federal tax dependents. 4)
- Training Partnership Act by all dependent children is exempt for six Demonstration control group, earned income received through the Job all dependent children is exempt for six {6} months each year from Earned income received through the Job Training Partnership Act by comparison to 185% of the-Standard-of-Need-(see-89-111 - Adm.-Code eligibility and to the Federal Poverty Level for recipients. For months each year from comparison to 185% of the Standard of Need. cases in Champaign and Lake Counties assigned to the Work Pays 110.10 to-110.100) the payment level when determining initial (e
- month) is exempt in determining the AFDC grant (see Section 112.140 Earned income received through the Job Training Partnership Act by dependent children who are full-time students or who are part-time students and not employed full-time (working 100 hours or more per for a definition of "full-time student" and "part-time students). Participants in Job Corps are considered students. (J
- (f) above is exempt for only six months each year in determining the Earned income received through the Job Training Partnership Act by dependent children who are not students as described in subsection 6
- Standard-of-Need the payment level at initial application and to the exempt for six (6) months each year from comparison to 185%-0f-the Earned income received by all dependent children who are full-time students or part-time students who are not full-time employed is . .. I t reapposit,
- children who are full-time students or part-time students who are not tor six a lib, each year from comparison Jemonstration control group, earned income received by all dependent For cases in Champaign and Lake Counties assigned to the Work Pays to 185% of the Standard of Need.

(Source: Emergency amendment at 17 111. Reg. 19696, effective November 1, 193, for a maximum of 150 days)

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Earned Income Tax Credit Section 112,131

- EMERGENCY
- In determining eligibility and level of assistance against the 185% Standard-of-Need Federal Poverty Level and the payment level, the amount of earned income tax credit which the client receives as advance payment or as a refund of federal income taxes shall exempt. (D)
- eligibility and level of assistance against the 185% Standard of Need group for the Work Pays Demonstration, the amount of earned income For cases in Champaign and Lake Counties assigned to the control tax credit which the client receives as advance payment or as a refund of federal income taxes shall be exempt in determining and the payment level. (q

Emergency amendment at 17 Ill. Reg. 19696, effective November 1, 1993, for a maximum of 150 days) (Source:

Earned Income Exemption Section 112.141

EMERGENCY

The following is applicable to all encept participants in the Homeless Families-Support-Project (See-Section 170,30)4

- For cases in Champaign and Lake Counties assigned to the Work Pays control group: a
- in Sections 112.131 and 112.140) plus one-third of the remainder (see Section 112.130), the first \$30.00 of the combined earned income of each employed person (excluding exempt earned income After the \$90.00 disregard for employment expenses is allowed shall be exempt from consideration for four (4) consecutive months.
- After the \$30.00 plus one-third has been allowed for four (4) consecutive months, \$30.00 shall be exempt for an additional eight (8) consecutive menths. f q
- four (4) consecutive months and the \$30.00 exemption has been Once the \$30.00 plus one-third exemption has been allowed for earned income deduction shall not be allowed again until the allowed for an additional eight (8) consecutive months, the individual has not received cash assistance for twelve-(12) consecutive months. 6)

NOTICE OF EMERGENCY AMENDMENTS

Section 112,141 (continued)

b) For all other cases, two-thirds of each employed person's gross earned income shall be exempt.

(Source: Emergency amendment at 17 Ill. Reg. 19696, effective November 1, 1993, for a maximum of 150 days)

Section 112.142 Exclusion from Earned Income Exemption EMERGENCY

Тне-еагиед-інсоме-екемрііон-снаі-неі-арріу+

- a) For cases in Champaign and Lake Counties assigned to the Work Pays Demonstration control group the earned income exemption shall not apply:
- a) When determining initial eligibility unless the wage earner was a member of an assistance unit which received an AFDC grant payment for any one of the four preceding months (\$0 grant status because of application of the \$10.00 limit on payments included as receiving an AFDC grant). However, if the assistance unit is determined eligible without the earned income exemption, the earned income shall be recalculated with the earned income examed income exemption applied.
- b) 2) When the earned income exemption has been allowed for four (4) consecutive months, unless and until the person has not received AFDC benefits for twelve-(12) consecutive months eneept-fer partialpants in-the-Hemeless-Ramilies-Suppert-Frejest-(See Seetien-170-30).
- e) 3) If any individual included in the assistance unit other than a dependent child;
- 1) Al Terminated employment or reduced earned income without good cause within the period of 30 days preceding such month, or
- 2) B) Refused without good cause, within the period of 30 days preceding such month, to accept employment in which the individual was able to engage and which has been determined to be a suitable, available offer of employment, or
- 3 + C) Fails without good cause to report income in a timely manner.
- d) When the person is requesting AFDC after being voluntarily

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NOTICE OF EMBPORNCY ANDHORPHIC

Section 112.142(a)(4) (continued)

terminated to avoid receiving the exemption for four (4) consecutive months.

- b) For all other cases the earned income exemption shall not apply:
- When determining initial eligibility, If the assistance unit is determined eligible without the earned income exemption, the two-thirds deduction shall be applied,
- 2) If any individual included in the assistance unit other than a dependent child fails without good cause to report income in a timely manner.

(Source: Emergency amendment at 17 Ill. Reg. $1969\underline{6}$, effective November 1, 1993, for a maximum of 150 days)

Section 112.143 Recognized Employment Expenses

EMERGENCY

- a) For earnings from self-employment and rental property, an amount equal to the expenses directly attributable to producing goods or services or an amount equal to the expenses of rental shall be deducted from income.
- Eor cases in Champaign and Lake Counties assigned to the Work Pays Demonstration control group:
- b) 1) For employment expenses, \$90.00 shall be deducted from the gross earned income of each employed individual except.fer partialpants-in-the-Hemeless-Families-Support-Preject-(See Section-170-30).
- e> 2) The employment expense allowance is not available to an individual for any month in the following situations:
- 1) A) The individual terminated employment or reduced earned income without good cause (see Section 112.302(f)(1) thru (3) for what constitutes good cause) within the period of 30 days preceding such month, or
- E. The individual refused without good cause, within the period of 30 days preceding such month, to accept employment in which the individual was able to engage and which has been determined to be a suitable, available offer

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NOTICE OF EMERGENCY AMENDMENTS

Section 112.143(b)(2)(B) (continued)

of employment, or

- The individual fails without good cause to report income in a timely manner, or 0 7 6
- The individual voluntarily requests AFDC assistance to be terminated to avoid receiving the earned income exemption for four consectutive months. (See Seetions-112.140-and Section 112.142). ₹ }

Day Child Care d + c)

- Day Care expenses are to be covered as direct payment except as follows:
- because of a physical or psychological condition or because For children age 13 and over who do not require child care of court-ordered supervision. A)
- the child care disregard on October 13, 1988 would become When a family which was receiving AFDC and was utilizing ineligible for AFDC if the child care was paid directly. B)
- For the care of an incapacitated adult.
- care deduction pertains to verified child care expense for At intake when determining initial eligibility, the child the month of application.
- For cases that are exceptions to direct payment, use the child be deducted from income up to a maximum of \$200.00 per Child care expenses Empenses-of-child-care child for each child under age two {2} and \$175.00 for each child age two (2) or older. 1 2 (=
- allowed when the child care provider is a responsible relative (see 89 Ill. Adm. Code 103.10(b)) of the child receiving care. Direct payment and the The child care deduction is are not
- qualified child care providers in accordance with Section Direct payment for child care expenses shall be made to 4)

Emergency amendment at 17 Ill. Reg. 19696, effective November 1, a maximum of 150 days) roj , .

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NOTICE OF EMERGENCY AMENDMENTS

Income From Work/Study/Training Program Section 112.144 EMERGENCY

- Income received from on-the-job training programs through WDP shall be considered earned income. The earned income exemption and recognized employment expenses shall be deducted. a)
- Income from college work-study is considered exempt income. (q
- all dependent children is exempt for six {6} months each year from Earned income received through the Job Training Partnership Act by comparison to 150%-of the Federal Poverty Level Standard-of-Need. ()
- month) is exempt in determining the AFDC grant (see Section 112.140 students and not employed full-time (working 100 hours or more per Earned income received through the Job Training Partnership Act by dependent children who are full-time students or who are part time for a definition of "part-time student" and "full-time student"). Participants in Job Corps are considered students. (p
- dependent children who are not students as described in (d) above is exempt for only six months each year in determining the AFDC grant. Earned income received through the Job Training Partnership Act by (a
- compensation in lieu of wages and allowances received through the such as need based payments, cash assistance, Jobs Training Partnership Act. Unearned income (J
- America, Higher Education Innovative Projects, American Conservation Earnings, allowances and payments under Title I of the National and Community Service Act of 1990. The exempt programs include Serve and Youth Programs and National and Community Service Programs. 6

Emergency amendment at 17 Ill. Req. 19696, effective November 1, 1993, for a maximum of 150 days) (Source:

Earned Income From Self Employment

Section 112,145 EMERGENCY

- Income realized from self-employment shall be considered earned
- Accurate and complete records shall be kept on all monies received refuses to maintain complete business records, the assistance unit and spent through self-employment. If the individual fails on shall be ineligible.

CANADA

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 112.145 (continued)

- business expenses shall be verified. The individual shall have full responsibility for proof of any business expense. No deduction shall be allowed for depreciation, obsolescence and/or similar losses in the operation of the business. Business expenses include funds reinvested into the business except for the purchase of real estate or depreciation.
- the net income shall be the gross remaining after the replacement of stock and business expenses have been considered,—and—the—\$90.00 apprepriate—employment—employmene=6.6ee—Seetien=112.443. The earned income exemption, if applicable, shall then be computed and deducted from the remaining earned income. The—abid Child care expenses shall be covered by direct payment except for the exceptions described in Section 112.143(c)(1), Child care expenses for these cases shall be deducted from the remaining earned income, feee Seetien=112.143)-shall—then-be-deducted—from the remaining earned income, feee seetien=12.743)-enhall—then-be-deducted—from the remaining sarned income. Fee earned income. Fee enhalts in the remaining earned income. Fee earned income feer—participants—in—the—Hemelees—Feemaining-earned seetien=13.743)-enhall—then-be-deducted—from the remaining earned income. Fee earned income feer—participants—in—the—Hemelees—Feemaining-earned seetien=13.743-60)-
- self-employment income, for those individuals who have approved self-employment plans under Section 112.78, is to be gross income less business expenses and the \$90.00 appropriate employment expenses (see Section 112.143). Business expenses shall be computed as defined in subsection (c). The earned income exemption, if applicable, shall then be computed and deducted from the remaining earned income. The child care expenses (see Section 112.143) shall then be deducted from the remaining earned income.
- f) For cases in Champaign and Lake Counties assigned to the control group for the Mork Pays Demonstration, \$90.00 shall be deducted after considering the replacement of stock and business expenses and before the applicable earned income exemption.

(Source: Emergency amendment at 17 Ill. Reg. 19696, effective November 1, 1993, for a maximum of 150 days)

Section 112.147 Income From Rental Property

EMERGENCY

a) Income received from rental property owned by a client is considered as earned if the money is produced by the client's services. For example, managing the property or menaging the capital investment are ways to qualify rental income as earned. If the client has no specific responsibility for management of the property or the investment the rental does not qualify as earned income.

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 112.147 (continued)

- b) When determining net income, the reasonable and necessary rental expenses which the client incurs in the production of income may be deducted from the gross income. Reasonable and necessary rental expenses include repairs, taxés, insurance, and utilities if the landlord pays them.
- c) If a client is responsible for cleaning a room and providing clean linens, the income which he receives shall be considered earned income from a roomer rather than earned income from rental property.
- d) For cases in Champaign and Lake Counties assigned to the control group for the Mork Pays demonstration, after After deduction of rental expenses, the \$90.00 employment expense, as specified in Section 112.143, shall be deducted.
- e) The earned income exemption, if applicable, as specified in Section 112.141, shall be deducted.
- f) Child care expenses <u>shall be covered by direct payment except for the exceptions described in Section 112.143(c)(1),,,-as-specified-in Section 112.143(c)(1),,,-as-specified-in Section-112-143, Child care expenses for these cases shall then be deducted from the <u>remaining earned income</u> remainader.</u>

(Source: Emergency amendment at 17 Ill. Reg. 19696, effective November 1, 1993, for a maximum of 150 days)

Section 112.155 AFDC Income Limit EMERGENCY

- a) For cases in Champaign and Lake Counties assigned to the control group of the Work Pays Demonstration, if if an AFDC unit's total available monthly income before applying any deductions or exemptions including all earned and unearned income and all income available from a stepparent, exceeds 185% of the Standard of Need for a family of that size, the AFDC unit is ineligible for assistance, notwithstanding any other provisions in this Rules.
- b) For all other cases, if at application an AFDC unit's total available monthly income before applying any deductions or exemptions, except for a \$90.00 deduction from gross earnings, exceeds the payment level for a family of that size, the AFDC unit is ineligible for assistance.
- For families receiving AFDC, if the unit's total available monthly income before applying any deductions or exemptions including all earned and unearned income exceeds the Federal Poverty Level for a

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NOTICE OF EMERGENCY AMENDMENTS

Section 112.155(c) (continued)

family of that size, the AFDC unit is ineligible for assistance. The HHS poverty guidelines will be used as the poverty level. When the HHS poverty guidelines for all States are published for a year, we will implement those amounts effective October 1st that same calendar vear.

(Source: Emergency amendment at 17 Ill. Reg. 19696, effective November 1, 1993, for a maximum of 150 days)

SUBPART I: OTHER PROVISIONS

Section 112.302 Monthly Reporting EMERGENCY

- information reported and groups reporting:
-) Each assistance unit in the following groups must submit monthly a written completed report form to the Department on
- A) income, assets, family composition and other factors pertinent to AFDC eligibility for the budget month, and
- B) any changes in these factors which the unit expects to occur in the current or future months.
- 2) The groups which must report monthly are:
- A) Families earning income;
- B) Families who are receiving unemployment insurance benefits;
- C) Families who have lost employment within the last three months.
- b) All AFDC units which must report monthly shall have benefits calculated by considering income and attendant circumstances (such as employment expenses and day care expenses) on a retrospective basis.
- when the completed monthly report is received on time the Department will determine if eligibility continues and process any adjustments to the payment. The Department will notify the caretaker relative of any changes in the payment and the reason or reasons reasons (s) the change. If the AFDC grant is being reduced or terminated as a result of information contained in the report, the notification will

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NOTICE OF EMERGENCY AMENDMENTS

Section 112.302(c) (continued)

be mailed to arrive no later than the payment or the day the payment would have arrived. The client will have ten days from the mail date of the notice to request a hearing in order to receive reinstatement.

- replacement form will be accepted and an AFDC payment will be made if must send the client a notice of the action to arrive not later than assistance reinstated. If a hearing is requested within ten days of the date of the notice, assistance is reinstated to the level of the If the client files a the information on the form indicates the family is still eligible. If the family is found ineligible or eligible for a grant less than only an incomplete report, AFDC may be terminated. The Department If the Department does not receive the monthly report or receives that of the prior month, the Department will promptly notify the completed report within ten days of the date of this notice, the the date the payment would have been made if the Department had client of the right to a fair hearing and the right to have received a completed monthly report on time. prior month. q
- e) When the completed report is received late, if the family is found ineligible or eligible for a grant less than that of the prior month, the Department will promptly notify the client of the right to a fair hearing and the right to have assistance reinstated. If a hearing is requested within ten days, assistance is reinstated to the level of the prior month.
- day in one calendar month and ends with the day before the same given will be covered by direct payment except for the exceptions described day in the next calendar month.) If good cause exists the applicable be applied to earnings if appropriate. If good cause does not exist, If a completed monthly report is received but not on a timely basis, and, the client has earnings, the Department will provide the client earned income <u>disregard</u> disregards-for-work-empenses,-ehild/disabled postmarked by the fifth (5th) day of the fiscal month following the applied to earnings if appropriate for-partieipants-in-the-Hemeless Families-Support-Project-(See-Section-170.30). Child care expenses the applicable earned income disregard for child care expenses will payment remain eligible for those payments, Good cause exists if circumstances beyond the reasonable control of the client prevented (A fiscal month is a month that starts with a given For these exceptions to direct payment, with the opportunity to show good cause for not filing the report However, clients whose child care expenses are met through direct adult-eare,-and-the-earned-income-enemption-(30-+-1/3) will be timely. In order to be timely, a report must be received or the earned income and child care disregards are not applied. budget month. (J

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 112.302(f) (continued)

considered in determining whether good cause exists include, but are Factors to be the timely submittal of a completed monthly report. not limited to, the following:

- Did the client have an opportunity to submit the report on time?
- Does the client have a history of submitting his/her monthly report on time?
- Is there any reason to doubt the client's claim of good cause (i.e., repeated claims of good cause)? 3)
- resources, and other factors relevant to AFDC eligibility and payment amount. All AFDC caretaker relatives will be informed of the penalty constitutes prompt reporting of expected changes and what constitutes of loss of income disregards if initial earnings are not promptly reported or the completed required monthly report is not filed timely. All AFDC caretaker relatives will be informed of what responsibility to promptly report expected changes in income, Department will notify all caretaker relatives of their timely submission of monthly reports. 6
- All AFDC caretaker relatives who are required to file monthly reports explanation of the requirements, and be informed of the due date for will be notified of their responsibility, receive a complete the first report. h)

(Source: Emergency amendment at 17 Ill. Reg. 19696, effective November 1, 1993, for a maximum of 150 days)

CHILD CARE

SUBPART J:

Child Care Section 112,350 EMERGENCY

- 112.352 of this Part Seetion) requiring such care, to the extent that individual in the family to accept employment or remain employed; and For for each family with a dependent child (as described in Section such care is determined by the Department to be necessary for an The Department will guarantee child care: a)
- treatment and life skill training, if the Department has approved the $\overline{\text{For}}$ for each individual participating in activities as provided in Sections 112.74, 112.76, 112.78 and 112.82, including participation in ancilliary support services activities such as substance abuse (q

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Sortion 112, 150(b) receivered)

the individual is satisfactorily participating (as defined at Section activity (in accordance with Section 112.78) and has determined that 112.78) in the activity.

(Source: Emergency amendment at 17 Ill. Reg. 19696, effective November 1, a maximum of 150 days) 1993, for

Child Care Eligibility Section 112.352 EMERGENCY

- Child care will be provided for a dependent child of a person receiving AFDC to allow such individual to participate in education or training and for employment. (B)
- Supplemental Security Income under Title XVI of the Social Security Act (42 U.S.C. 1381 et seq.) or foster care under Title IV-E of the subsection (a) are met, and the caretaker relative is also a member Social Security Act (42 U.S.C. 670 et. seq.) if the conditions of Eligibility is also extended to children who meet the criteria in for benefits under subsection (a) who would be dependent except of a household receiving AFDC. £

(Source: Emergency amendment at 17 Ill. Reg. 19696, effective November 1, 1993, for a maximum of 150 days)

Qualified Provider Section 112.354 EMERGENCY

Chapter I, <u>Subchapter</u> Subpart (e), and Fire Prevention and Safety requirements regulation, including but not limited to licensure requirements promulgated $b \chi$ promulgated by the Office of the State Fire Marshall at 41 Ill, Adm. Code 100, Payment will be made for child care that otherwise meets the requirements of this Section and meets applicable standards of State and local law and the Department of Children and Family Services (DCFS) at 89 Ill. Adm. Code: and is provided in any of the following:

- Child Care Center a)
- A child care center licensed by the Department of Children and Family Services (DGFS) which regularly provides day care for less than twenty-four-(24) hours per day: 1
- for more than eight (8) children in a family home, or A)

NOTICE OF EMERGENCY AMENDMENTS

Section 112.354(a)(1) (continued)

- for more than three (3) children in a facility other than a family home. B
- 2.09 of the Child Care Act of 1969 (Ill. Rev. Stat. 1991 1989, A child care center exempt from licensure pursuant to Section ch. 23, par. 2212.09) [225 ILCS 10/2.09]. 2)
- Licensed Child Care Home or Home Exempt from Licensing Q
- than three (3) children up to a maximum of 12 eight-(8) children does not include a home which provides day care to only children from the same household. (Section 2.18 of the Child Care Act of care for less than twenty-feur-{24} hours per day, and for more persons under the age of twelve-(12). A licensed day care home A licensed day care home is any family home which provides day (Seetien-2,18-ef-the-Ghild-Gare-Aet-ef-1969-(Ill--Rev--Stat. 1989,-eh.-23,-par.-2212,18}}. The maximum of 12 8 children .969 (111, Rev. Stat. 1991, ch. 23, par. 2212.18) [225 ILCS includes the family's natural or adopted children and all 1
- provided-to no more than three unrelated children under the age A home exempt from licensing is a home in which abild-eare-is of twelve-{12} years, including the children of the provider, are cared for at one time. This home is not subject to licensing by DCFS. 2
- Licensed Group Child Care Home 0

under the age of twelve-{12} are cared for (Section 2.20 of the Child Care Act of 1969 (Ill. Rev. Stat. 1991 1989, ch. 23, par. 2212.20) A licensed group child care is a home where no more than 16 twelve (12) unrelated children, including the children of the providers,

- Relatives and Babysitters
- eligible for payment with the exception of the child's mother or Care provided by relatives in his or her home or in the child's or a person in the same assistance grant as the child. Relatives living in the same home as the child are father
- Care by a non-relative in the child's home provided the non-relative is not in the same assistance grant as the child.

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NOTICE OF EMERGENCY AMENDMENTS

Section 112.356 (continued)

- the-child-care-disregard-(as-provided-at-Section-112.366-pursuant-to The provisions of this Section are not applicable to families using Section-112-143}. e ÷
- (Source: Emergency amendment at 17 Ill. Reg. 19696, effective November 1, 1993, for a maximum of 150 days)

Notification of Available Services Section 112.356 EMERGENCY

- The Department will notify all applicants for and families receiving responsibilities and obligations of participants in the program. AFDC in writing and orally of programs and supportive services available to them for which they are eligible, and the rights, (p
- forty-five-{45} days from the date the request is received by the The Department will respond to a request for child care within Department in-the-local-Public-Aid-Office. 9

(Source: Emergency amendment at 17 Ill. Reg. 19696, effective November 1, 1993, for a maximum of 150 days)

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of the Part: Demonstration Programs
- 2) Code Citation: 89 Ill. Adm. Code 170

3) Section Number:

170.50

Amendment New Section

Emergency Action:

- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1.6a new and 12-13)[305 ILCS 5/4-1.6a new and 12-13]
- 5) Effective Date of Amendments: November 1, 1993
- 6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: Not Applicable
- 7) Date Filed in Agency's Principal Office: November 1, 1993
- Bill 567 which requires the Department of Public Aid to develop a new earned income budgeting process for recipients of AFDC no later than January 1, 1994. These proposed amendments will enable the Department to implement the Work Pays Demonstration Project. The Work Pays Demonstration Project. The Work Pays Demonstration Project is designed to make working more profitable than staying on welfare. The Work Pays Demonstration Project will allow clients to keep more of their earned income and will encourage clients to maintain employment and transition off of welfare.

As part of the approval for the Work Pays Demonstration, the Department is required to have a county, which is not participating in the Income Budgeting Demonstration Project, against which to measure the effectiveness of the Fresh Start Welfare Reform Demonstration. These proposed amendments enable the Department to specify that AFDC recipients who have earned income and who reside in Champaign County will not be participating in the Income Budgeting Project. These emergency amendments are necessary to implement the Work Pays Demonstration in an orderly fashion and to meet the desires of the legislature to get the Work Pays Demonstration, which benefits clients, in effect as quickly as possible.

9) Complete Description of the Subjects and Issues Involved: These proposed amendments will enable the Department to implement the Work Pays Project. The Work Pays Project will simplify the system of budgeting earned income within the Aid to Families with Dependent Children program so that it provides AFDC clients with an easily understood financial incentive to seek and maintain employment and leave welfare. The project's primary

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objective is to substantially increase the percentage of AFDC clients who are working.

As a result of these proposed amendments, the Department will implement a new earned income calculation system that allows employed clients to retain more of their grants while they transition to self-sufficiency. The new earned income disregards will create a financial incentive for clients to work and supplement their AFDC benefits. Within this new project, it will be financially more advantageous for clients to obtain employment, stay employed and progressively increase their average hours worked per week and wage per hour. The incentive will allow them to achieve a family income higher than the federal poverty level and make them no longer eligible for cash benefits. The entire project will reward clients who work and give them a greater opportunity to become self-sufficient through their jobs.

The simplified system will make it much easier for IDPA workers to explain to clients, the impact that employment earnings will have on their grants. The simpler/improved explanations will reduce clients' concerns about whether they can go to work and keep a reasonable level of grant income bepartment's new earned income system applies to them. They will be able to accurately predict how and when their grants will change when their earnings increase. In addition, they will be able to understand the impact on their eligibility for Medicaid and supportive services, such as child care, without having to be concerned with complex time limits. The Pays Project.

The Work Pays Demonstration Project is designed to make working more profitable than staying on welfare. Employed clients will have 2/3 of their gross earned income disregarded. Only 1/3 of their gross earnings will be budgeted. Under these proposed amendments, public aid recipients will be able to keep \$2 out of every \$3 earned until the family is no longer eligible for a grant.

This new budgeting policy applies statewide except for Champaign and Lake Counties. In these target counties, cases will be assigned to the control group, experimental group or to neither. The control group cases will continue to be budgeted using the former earned income disregards (i.e. \$90 employment experimental groups cases and \$10 and 1/3 earned income exemption). The budgeted using the new 2/3 disregard.

Under the previous system, incentives to work dropped sharply after four months and disappeared entirely after 12 months. Under the new policy, cash assistance grants will not automatically change after the fourth

NOTICE OF EMERGENCY AMENDMENTS

month, but will be determined by a client's monthly income until that income reaches the poverty level.

the grant will be reduced by \$1 until the family is no longer eligible for The proposed procedure is very simple. For every \$3 an individual earns, benefits of working. The \$2 for \$3 budget initiative allows clients to grants will change as earnings increase and, most importantly, plan for Clients This procedure will be easy for staff to implement, but more to work and keep a reasonable level of grant income while adjusting to will be able to calculate their benefits and understand the financial employment. It enables them to predict accurately how and when their importantly, it will be easy for staff to explain to clients. the future.

Welfare Reform Demonstration, these proposed amendments establish that the assigned to an experimental or control group. The experimental group will motivation of clients to find work by eliminating the negative effects of To measure the effectiveness of the Fresh Start The control group will continue to use the Income Budgeting Demonstration Project will be statewide except for Rock The Income Budgeting Demonstration Project is designed to increase the Island and Champaign Counties. In Rock Island County, cases will be method of continual retrospective budgeting. use the new budgeting method. retrospective budgeting.

- 10) Are there any Proposed Amendments pending to this Part? No
- These emergency amendments do Statement of Statewide Policy Objectives: not affect units of local government.
- 12) Information and questions regarding these Emergency Amendments shall be directed to:

Judy Umunna Name:

Bureau of Rules and Regulations Address:

100 South Grand Avenue East, Third Floor Illinois Department of Public Aid

Springfield, Illinois

(217) 524-3215 Telephone: The full text of the Emergency Amendments begins on the next page:

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

SUBCHAPTER g: DEMONSTRATION PROGRAMS CHAPTER I: DEPARTMENT OF PUBLIC AID TITLE 89: SOCIAL SERVICES

DEMONSTRATION PROGRAMS PART 170

THE FRESH START WELFARE REFORM DEMONSTRATION PROGRAM SUBPART A:

Youth Employment and Training Initiative Paternal Involvement Project Homeless Families Support Project Family Responsibility Project Income Budgeting Project	SUBPART B: THE CAREER ADVANCE PROGRAM	The Career Advancement Program Career Advancement Experimental and Control Groups		O Career Advancement Supportive Services for Experimental Group Members	
170.10 170.20 170.30 170.40 170.50 EMERGENCY	201100	170.100	170.120	170.130	

COMMUNITY GROUP PARTICIPATION PROGRAM SUBPART C:

Participation
Group
Community
170,200

SUBPART D: EARNED INCOME INITIATIVE

Program

Work Pays Demonstration EMERGENCY AUTHORITY: Implementing and authorized by Sections 11-20, 12-13 and 12-4.28 23, pars. 11-20, of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 12-13 and 12-4.28) [305 ILCS 5/11-20, 12-13 and 12-4.28] SOURCE: Adopted at 13 Ill. Reg. 14067, effective August 23, 1989; amended at 14 Ill. Reg. 19320, effective November 30, 1990; amended at 17 Ill. Reg.19197. effective October 25, 1993; emergency amendment at 17 Ill. Reg.19721, effective November 1, 1993, for a maximum of 150 days.

APITALIZATION DENOTES STATUTORY LANGUAGE ZCYI'F:

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NOTTICE OF EMPRGENCY AMENDMENTS

SHRPART A: THE TRESH START WELFARE REFORM DEMONSTRATION PROGRAM

Section 170.50 Income Budgeting Project FMERGENCY

- a) The Income Budgeting Project is a four year demonstration program of experimental design operated by the Department. The purpose of the project is to demonstrate that a combination of prospective and retrospective budgeting of earned income encourages AFDC recipients to accept employment.
- b) Elements of the Income Budgeting Project
- When a recipient reports that he has begun employment and a determination has been made that he remains eligible for AFDC, the earned income shall be budgeted prospectively for the first two months.
- After the first two months, the income shall be budgeted retrospectively.
- 3) An adjustment for under or overpayments which occurred during the first two months of prospective budgeting shall be made.
- If a recipient reports and verifies that employment has ended, budgeting of earnings shall end with the first month of non-employment.
- c) Selection Criteria

Participants in The Income Budgeting Project are:

- All AFDC recipients who have earned income and who do not reside in Rock Island County or Champaign County;
- 2) In Rock Island County, those AFDC clients randomly selected by the Department for participation.
- d) Experimental and Control Groups
- 1) Individuals will be assigned to one of the following groups:
- A) an experimental group which shall consist of those individuals who will be entitled to the elements of the Income Budgeting Project; or
- B) a control group in Rock Island County which shall consist of those individuals who meet the criteria of subsection

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NOTICE OF EMERGENCY AMENDMENTS

Section 170,50(d)(1)(B) (continued)

- (c)(2) above, but will have earned income budgeted under the Department's current budgeting method.
- 2) As long as the Income Budgeting Project is in effect, a case designated as an experimental or control group member retains that designation for purposes of data collection even if that case leaves the project area or stops receiving AFDC.

(Source: Emergency amendment at 17 III. Reg. $\underline{19721}$, effective November 1, 1993, for a maximum of 150 days)

SUBPART D: EARNED INCOME INITIATIVE

Section 170.250 Work Pays Demonstration

EMERCENCY

- a) The Work Pays is a four year demonstration program of experimental design to be operated by the Department upon receipt of necessary federal waivers. Goals of this demonstration are to simplify the budgeting of earned income and to provide AFDC clients with a greater financial incentive to work and become self supporting.
- All AFDC applicants and recipients are included in this demonstration except for those in Champaign and Lake Counties. In those locations, participants will be randomly selected for participation. All AFDC applicants and recipients and those who are assigned to the experimental group in Champaign and Lake Counties will have eligibility and the level of assistance determined by budgeting earned income in accordance with this Section. Those cases in Champaign and Lake Counties assigned to the control group will have eligibility and the level of assistance determined by budgeting earned income in accordance with 89 Ill. Adm. Code Part 112. Subpart G. as specified for the control group, Participants in the Homeless Femilies Support Project (see Section 170.30) are excluded from this demonstration.
- allowed a \$90.00 deduction for APDC, each employed applicant will be allowed a \$90.00 deduction from earned income. The remainder plus all other budgetable income will be compared to the payment level to determine eligibility.

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 170.250 (continued)

For employed recipients, all available income will be compared to the budgetable income will be deducted from the family's payment level. eligible, one-third of each individuals earnings and all other federal poverty level to determine continued eligibility. If g)

Emergency rule added at 17 Ill. Reg. 19721, effective November 1, 1993, for a maximum of 150 days) (Source:

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NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of the Part: General Assistance
- 2) Code Citation: 89 Ill. Adm. Code 114

3) Section Numbers:	Emergency Action:
114.235	Amendment
114.241	Amendment
114.243	Amendment
114.450	Amendment
114.452	Amendment
114.454	Amenament
114.456	Amendment
114 466	Smondmont

- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) [305 ILCS 5/12-13]
- 5) Effective Date of Amendments: November 1, 1993
- 6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: Not Applicable
- November 1, 1993 Date Filed in Agency's Principal Office: 7
- It is necessary that direct payments to child care providers Reason for Emergency: This rulemaking is necessary to implement direct payments to child care providers in lieu of the child care disrgard for shift of clients from one program to another and to ensure that clients Department's Work Pays Demonstration to allow for a smooth transition, consistency between the AFDC and GA programs because of the potential be implemented effective November 1, 1993, in conjunction with the are not negatively impacted. AFDC cases. (8
- will not be allowed when the child care provider is a responsible relative Complete Description of the Subjects and Issues Involved: These proposed amendments are needed to enable the Department to provide direct payment providers, except for certain exceptions. As a result of these proposed amendments also provide that direct payment and the child care deduction These proposed amendments child care expenses will only be deductible as an employment for child care expenses for family GA cases to qualified child care expense for cases that are exceptions to direct payment. of the child receiving care. 6
- No Are there any Proposed Amendments pending to this Part?
- 11) Statement of Statewide Policy Objectives: These emergency amendments do not affect units of local government.

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NOTICE OF EMERGENCY AMENDMENTS

12) Information and guestions regarding these Emergency Amendments shall be directed to

Bureau of Rules and Regulations Address:

Illinois Department of Public Aid

100 South Grand Avenue East, Third Floor Springfield, Illinois 62762

(217) 524 3215 Telephone: The full text of the Emergency Amendments begins on the next page:

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS

GENERAL ASSISTANCE PART 114

SUBPART A: GENERAL PROVISIONS

Description of the Assistance Program Determination of Not Employable

Section

114.1 114.2

Incorporation By Reference

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Client Cooperation Citizenship Section 114,10 114.9

Residence 114.20

114.30

Relationship 114.40

Living Arrangement 114.50

Social Security Numbers 114.52

Work Registration Requirements (Outside City of Chicago only) 114.61 114,60

Individuals Exempt From Work Registration Requirements (Outside City of Chicago only)

Failure to Maintain Current Job Service Registration (Outside City Job Service Registration (Outside City of Chicago only) 114.63 114.62

Responsibility to Seek Employment (Outside City of Chicago only) of Chicago only) 114.64

Initial Employment Expenses (Outside City of Chicago only) Downstate General Assistance Work and Training Programs 114.80 Downstate General Assistance - Food Stamps Employment and Training Pilot Project 114.85

Project Chance Participation/Cooperation Requirements (Renumbered) General Assistance Jobs Program (Repealed)

114.90

SUBPART C: PROJECT ADVANCE

Project Advance Section 114.108

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Project Advance Participation Requirements of Adjudicated Fathers Project Advance Cooperation Requirements of Adjudicated Fathers

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Qualified Provider

SUBPART I: TRANSITIONAL CHILD CARE

Method of Providing Child Care

EMERGENCY

Duration of Eligibility for Transitional Child Care Loss of Eligibility for Transitional Child Care Rates of Payment for Transitional Child Care Fees for Service for Transitional Child Care Participant Rights and Responsibilities Child Care Overpayments and Recoveries Transitional Child Care Eligibility Notification of Available Services Qualified Provider Section 114.500 114.506 114.504 114.508 114.510 114.512 114.514 114.516 114.518

Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 6-1 et seq. and Implementing Article VI and authorized by Section 12-13 of the 12-13) [305 ILCS 5/6-1 et seg. and 5/12-13] AUTHORITY:

p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979; peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency effective August 30, 1978, for a maximum of 150 days; peremptory amendment at amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 111. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, June 24, 1980; emergency amendment at 4 Ill. Reg. 29, $p.\ 294$, effective July 134, effective August 5, 1978; emergency amendment at 2 Ill: Reg. 37, p. 4, November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797,

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Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. at 5 111. Reg. 10730, effective October 1, 1981; amended at 5 111. Reg. 10733, peremptory amendment at 5 111. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10131, effective October 1, 1981; amended Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and Reg. 243, effective December 27, 1983; amended at 8 Ill. Reg. 5233, effective April 9, 1984; amended at 8 Ill. Reg. 6764, effective April 27, 1984; amended effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; effective June 1, 1981; amended at 5 Ill. Req. 7071, effective June 23, at 8 Ill. Reg. 11435, effective June 27, 1984; amended at 8 Ill. Reg. 13319, at 8 Ill. Reg. 17896; amended at 9 Ill. Reg. 314, effective January 1, 1985; emergency amendment at 9 Ill. Reg. 823, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9557, effective June 5, 1985; 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. 1984; amended (by adding sections being codified with no substantive change) amended at 9 III. Reg. 10764, effective July 5, 1985; amended at 9 III. Reg. 15800, effective October 16, 1985; amended at 10 III. Reg. 1924, effective 24, 1981; peremptory amendment at 5 Ill. Reg. 8105, effective August 1, at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 effective July 16, 1984; amended at 8 Ill. Reg. 16237, effective August 24, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. Ill. Reg. 16107; amended at 7 Ill. Reg. 16408, effective November 30, 1983; amended at 7 Ill. Reg. 16652, effective December 1, 1983; amended at 8 Ill. January 17, 1986; amended at 10 Ill. Reg. 3660, effective January 30, 1986; September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, codified at 7 Ill. Reg. 907, effective January 7, 1983; amended (by adding Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective amendment at 6 Ill. Reg. 611, effective January 1, 1982; amended at 6 Ill. amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. amended (by adding section being codified with no substantive change) at 7 Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. amended at 7 Ill. Reg. 9909, effective August 5, 1983; amended (by adding 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. Sections being codified with no substantive change) at 7 Ill. Reg. 5195; section being codified with no substantive change) at 7 Ill. Reg. 14747; amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981;

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effective September 1, 1992, for a maximum of 150 days; emergency amendment at Reg. 9699, effective May 24, 1988; amended at 12 Ill. Reg. 9940, effective May Reg. 14364, effective September 1, 1988, for a maximum of 150 days; amended at effective February 23, 1990; amended at 14 Ill. Reg. 6360, effective April 16, 1988; amended at 12 Ill. Reg. 9108, effective May 20, 1988; amended at 12 Ill. effective August 10, 1990; amended at 14 Ill. Reg. 14162, effective August 17, amended at 11 111, Reg. 6238, effective March 20, 1987; emergency amendment at amended at 10 Ill. Reg. 10681, effective June 3, 1986; amended at 10 Ill. Reg. effective November 1, 1987, for a maximum of 150 days; amended at 11 111. Reg. effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 13 Ill. Reg. 16015, effective October 6, 1989; amended at 1990; amended at 14 Ill. Reg. 17111, effective September 30, 1990; amended at Section 114,110 recodified to Section 114.52 at 12 Ill. Reg. 2984; amended at 12 Ill. Reg. 14255, effective August 30, 1988; emergency amendment at 12 Ill. Reg. 8580, effective May 20, 1989; emergency amendment at 13 Ill. Reg. 16169, 20, 1992; emergency amendment at 16 Ill. Reg. 4540, effective March 10, 1992, 14, 1986; amended at 10 Ill. Reg. 15118, effective September 5, 1986; amended effective April 10, 1991; amended at 15 Ill. Reg. 11164, effective August 1, 13297, effective August 15, 1992; emergency amendment at 16 Ill. Reg. 13651, 31, 1988; amended at 12 Ill. Reg. 11474, effective June 30, 1988; amended at 12 Ill. Reg. 3505, effective January 22, 1988; amended at 12 Ill. Reg. 6170, 1990; amended at 14 Ill. Reg. 10929, effective June 20, 1990; amended at 14 11041, effective June 5, 1986; amended at 10 Ill. Reg. 12662, effective July at 10 111. Reg. 15640, effective September 19, 1986; amended at 10 111. Reg. (or a maximum of 150 days; amended at 16 Ill. Reg. 3512, effective February emergency amendment at 10 111. Reg. 4646, effective February 3, 1986, for a maxinum of 150 days; amended at 10 111. Reg. 4896, effective March 7, 1986; 20129, effective December 4, 1987; amended at 11 Ill. Reg. 20889, effective effective March 18, 1988; amended at 12 Ill. Reg. 6719, effective March 22, 1991; emergency amendment at 15 Ill. Reg. 15144, effective October 7, 1991, SUBPARTS C, D and E recodified to SUBPARTS E, F and G at 12 Ill. Reg. 2147; effective July 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 18689, January 1, 1989; amended at 13 Ill. Reg. 1546, effective January 20, 1989; 14 Ill. Reg. 746, effective January 1, 1990; amended at 14 Ill. Reg. 3640, 15 Ill. Reg. 288, effective January 1, 1991; amended at 15 Ill. Reg. 5710, emergency amendment at 11 Ill. Reg. 12948, effective August 1, 1987, for a December 14, 1987; amended at 12 Ill. Reg. 889, effective January 1, 1988; amended at 13 Ill. Reg. 3900, effective March 10, 1989; amended at 13 Ill. 19079, effective October 24, 1986; amended at 11 Ill. Reg. 2307, effective Ill. Reg. 13215, effective August 6, 1990; amended at 14 Ill. Reg. 13777, 20171, effective November 28, 1988; amended at 13 Ill. Reg. 89, effective maximum of 150 days; emergency amendment at 11 111. Reg. 18311, effective 12 Ill. Reg. 16729, effective September 30, 1988; amended at 12 Ill. Reg. January 16, 1987; amended at 11 Ill. Reg. 5297, effective March 11, 1987; 11 Ill. Reg. 12449, effective July 10, 1987, for a maximum of 150 days; effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18791, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 11662,

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3255, effective March 1, 1993; amended at 17 III. Reg. 6814, effective April 21, 1993; emergency amendment at 17 III. Reg. 19728, effective November 1, 16 Ill. Reg. 14769, effective September 15, 1992, for a maximum of 150 days; effective November 24, 1992; amended at 17 Ill. Reg. 1091, effective January 15, 1993; amended at 17 Ill. Reg. 2277, effective February 15, 1993; amended November 13, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 18815, emergency amendment at 16 Ill. Reg. 16276, effective October 1, 1992, for a at 17 Ill. Reg. 3639, effective February 26, 1993; amended at 17 Ill. Reg. naximum of 150 days; emergency amendment at 16 Ill. Reg. 17772, effective 1993, for a maximum of 150 days.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART E: FINANCIAL FACTORS OF ELIGIBILITY

Recognized Employment Expenses Section 114.235 EMERGENCY

- equal to the expenses directly attributable to producing goods or For earnings from self-employment and rental property, an amount services or an amount equal to the expenses of rental shall be deducted from income. (8)
- For employment expenses, \$90.00 shall be deducted from the gross earned income of each employed individual.
- Child Care 0
- הלואם אסבס זהו בואם הסק הטימנגל זה האחוות ה incapable of self-care or under court supervision, A statement from a physician or certified psychologist or copy of the court ander the age of two (2) and \$175, or to each obild age-twe-(3) Child care expenses for children under the age of 13 are to be order is required. Expenses-of-shild-sare-shall-be-dedusted covered by direct payment if they are physically or mentally Children age 13 and over may be covered as direct payment. and-ever-FIRM THUM
- Direct, payment is not allowed when the child care provider is a responsible relative of the child receiving care as defined in allowed-when-the-ahild-aare-provider-is-a-responsible-relative Red &t i., Adm, and the product of the chard receiving att. 89 Ill, Adm. Code 103, 10(b), The-shild-sare-deduction-is-not
- Direct payment for child care expenses shall be made to

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NOTICE OF EMERGENCY AMENDMENTS

Section 114.235(c)(3) (continued)

qualified child care providers in accordance with Section

Emergency amendment at 17 Ill: Reg. 19728, effective November 1, 1993, for a maximum of 150 days) (Source:

Earned Income From Self-Employment Section 114.241

EMERGENCY

Income realized from self-employment shall be considered earned (B)

- Accurate and complete records shall be kept on all monies received refuses to maintain complete business records, the assistance unit If the individual fails or and spent through self-employment. shall be ineligible. Q
- business shall be turned back into the business only to replace stock responsibility for proof of any business expense. No deduction shall The individual shall have full be allowed for depreciation, obsolescence or any and we similar Gross income from the losses in the operation of the business. Business expenses shall be verified. actually sold. ς)
- appropriate employment expenses and-ehild-eare-empenses, as specified The net income shall be the gross remaining after the replacement of in Section 114.235, have been deducted. No deduction for child care stock and business expenses have been considered, and the \$90.00 expenses is allowed. g

(Source: Emergency amendment at 17 Ill. Reg.19728 , effective November 1, 1993, for a maximum of 150 days)

Earned Income From Rental Property Section 114.243

EMERGENCY

- in the management of the property for an average (as determined by looking at the term of the certification period) of at least 20 hours $\,$ shall be considered earned income if the client is actively engaged Income which a client receives from rental property which he owns a)
- expenses which the client incurs in the production of income may be When determining net income, the reasonable and necessary rental

Q

DEPARTMENT OF PUBLIC AID

NOTICE OF EMEPGENCY AMENDMENTS

Section 114,243(b) (continued)

expenses include repairs, taxes, insurance, and $\cdot,\cdot,\cdot,\cdot,\cdot$ if the Reasonable and necessary : "". deducted from the gross income. landlord pays them.

- income from a roomer rather than earned income from rental property. If a client is responsible for cleaning a room and providing clean linens, the income which he receives shall be considered earned
- expenses, and ehild eare empenses, as specified in Section 114.235, No deduction for After deduction of rental expenses, the appropriate employment shall be deducted to determine net rental income. child care expenses is allowed.

(Source: Emergency amendment at 17 Ill. Reg. 19728_, effective November 1, 1993, for a maximum of 150 days)

CHILD CARE SUBPART H:

Child Care Section 114.450

EMERGENCY

- This Subpart refers only to family cases as defined at 89 Ill. Adm. Code 101.20. a)
- Department will guarantee child care for children as described in The (q
 - for each family case requiring such care, to the extent that Section 114.235(c)(1): 1)

such care is determined by the Department to be necessary for an

individual in the family to accept employment or remain

employed; and

participation in ancillary support services or activities. such as life skills training, or substance abuse treatment, eter, if satisfactorily participating (as defined at Section 114.127) in the Department has approved the activity (in accordance with for each individual participating in activities provided in Sections 114.124, 114.125, 114.126 and 114.127 including Section 114.126) and has determined that the individual 2)

(Source: Emergency amendment at 17 Ill. Reg. 19728, effective November 1, 1993, for a maximum of 150 days)

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Child Care Eligibility Section 114,452

EMERGENCY

- Section 114.235(c)(1) of a person receiving General Assistance to allow such individual to participate in education or training and for Child care will be provided for a dependent child as described in (B)
- relative is also a member of a household receiving General Assistance. Supplemental Security Income under Title XVI of the Social Security Act (42 U.S.C. 1381 et seq.) or foster care under Title IV-E of the Eligibility is also extended to children who meet the criteria in subsection (a) who would be dependent except for benefits under Social Security Act (42 U.S.C. 670 et. seq.) and the caretaker

(Source: Emergency amendment at 17 Ill. Reg. $\frac{1.0728}{1.093}$, effective November 1, 1003, for a maximum of 150 days)

Qualified Provider Section 114.454

regulation, including but not limited to licensure requirements promulgated by Chapter I, Subchapter (e), and Fire Prevention and Safety requirements promulgated by the Office of the State Fire Marshal at 41 Ill. Adm. Code 100, Payment will be made for child care that otherwise meets the requirements of the Department of Children and Family Services (DCFS) at 89 Ill. Adm. Code: this Subpart and meets applicable standards of State and local law and and is provided in any of the following:

Day Care Center

- A day care center licensed by DCFS which regularly provides child care for less than twenty-four-(24) hours per day:
- for more than eight (8) children in a family home, or
- for more than three (3) children in a facility other than a family home.
- A day care center exempt from licensure pursuant to Section 2.09 of the Child Care Act of 1969 (Ill. Rev. Stat. 1991 1989, ch.

and all the property of the first of the property of

as tanily may while the provides only than three (3) children up to a maximum of 12 eight-(8) care for ress than twenty tour that tours part day

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 114.454(b)(1) (continued)

Rev. Stat. 1991 1989, ch. 23, par. 2212.18) [225 ILCS 20/2.18]). twelve-(12). A licensed day care home does not include a home children. The maximum of $\underline{12}$ 8 children includes the family's household. (Section 2.18 of the Child Care Act of 1969 (Ill. natural or adopted children and all persons under the age of which provides child care to only children from the same

- A home exempt from licensing is a home in which no more than including the children of the provider, are cared for at one three unrelated children under the age of twelve-{12} years, time. This home is not subject to licensing by DCFS.
- Licensed Group Day Care Home ()

under the age of twelve-{12} are cared for (Section 2.20 of the Child A licensed group day care home is a home where no more than 16 twelve Care Act of 1969 (111. Rev. Stat. 1991, ch. 23, par. 2212,20) [225 (12) unrelated children, including the children of the providers,

- Relatives and Babysitters (P)
- Care provided by a relative in his or her home or in the child's eligible for payment with the exception of the child's mother or father or a person in the same assistance grant as the child. Relatives living in the same home as the child are
- Care provided by a non-relative in the child's home provided the non-relative is not in the same assistance grant as the child.
- the child eare distregard can provided at Section 114,216 pursuant to The provisions of this Apption are not appticable to tamilies using Section-114,366}. é è

(Source: Emergency amendment at 17 Ill. Reg. 19728 , effective November 1, 1993, for a maximum of 150 days)

Notification of Available Services Section 114.456

General Assistance in writing and orally of programs and supportive puritable series of the characteristic for the free feet and country, these additional to the second of the second partial partial to the

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

(continued) Section 114,456

forty-five-(45) days from the date the request is received by the The Department will respond to a request for child care within Department in the legal-Public-Aid-Offiee. Q

Emergency amendment at 17 Ill. Reg. 19728, effective November 1, 1993, for a maximum of 150 days) (Source:

Method of Providing Child Care Section 114.466

Child care may be provided through one of the following methods:

- JO arranging the child care through eligible providers by use purchase of service contracts or vouchers; (B)
- arranging with other agencies and community volunteer groups for non-reimbursed child care; or Q
- using-the-ehild-eare-dirregard-as-provided-in-Section-114+2355+-or ()
- appropriate which facilitate service delivery and do not disadvantage the family receiving the service. adopting such other arrangements as the Department determines ₹Þ

, effective November 1, (Source: Emergency amendment at 17 Ill. Reg. 19728 1993, for a maximum of 150 days)

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES STRATTON OFFICE BUILDING CHICAGO, ILLINOIS NOVEMBER 16, 1993 ROOM 16-503 10:00 A.M.

It is the policy of the Committee to allow only representatives of State agencies to testify orally on any rule under consideration at Committee hearings. If members of the public wish to express their views with respect to a proposed rule, they should submit written comments to the Office of the Joint Committee on Administrative Rules at the following address:

Joint Committee on Administrative Rules Springfield, Illinois 62706 700 Stratton Building

AGENDA

- Approval of October 12, 1993 Minutes
- Review of Proposed Agency Rulemaking II.

Central Management Services

- -First Notice Published: 17 III Reg 12481 8/6/93 -Expiration of Second Notice Period: 11/27/93 Pay Plan (80 Ill Adm Code 310) ij
- -First Notice Published: 17 Ill Reg 13657 8/20/93 Expiration of Second Notice Period: 11/27/93 Pay Plan (80 Ill Adm Code 310) oi.

Commerce Commission

3

-First Notice Published: 17 Ill Reg 11988 - 7/30/93 -Expiration of Second Notice Period: 11/17/93 Imputation (83 III Adm Code 792)

4.

Pole Attachment Rates, Terms and Conditions Applicable to Cable Television Companies and Electric and Telephone Public Utilities (83 III Adm Code 315) First Notice Published: 17 Ill Reg 202 - 1/8/93 Expiration of Second Notice Period: 12/1/93 Construction of Electric Power and Communication Lines (83 Ill Adm Code

ó

First Notice Published: 17 III Reg 2462 - 2/26/93 Expiration of Second Notice Period: 12/11/93

Comptroller

6.

-First Notice Published: 17 III Reg 13827 - 8/27/93 Expiration of Second Notice Period: 12/11/93 Personnel Rules (80 Ill Adm Code 500)

Education

Urban Education Partnership Program (23 III Adm Code 245) First Notice Published: 17 III Reg 10131 - 7/9/93 Expiration of Second Notice Period: 11/27/93 ...

Private Business and Vocational Schools (23 III Adm Code 451) -First Notice Published: 17 III Reg 12062 - 7/30/93 Expiration of Second Notice Period: 12/8/93

œ

Financial Institutions

Schedules of Maximum Rates to be Charged for Check Cashing and Writing of Money Orders by Community and Ambulatory Currency Exchanges (38 III Adm Code 130) 0.

-First Notice Published: 17 III Reg 6929 - 5/14/93 Expiration of Second Notice Period: 10/25/93

Joint Committee on Administrative Rules

First Notice Published: 17 III Reg 13307 - 8/13/93 Review of Proposed Rulemaking (1 III Adm Code 220) Expiration of Second Notice Period: 12/10/93

10.

-First Notice Published: 17 III Reg 13248 - 8/13/93 Expiration of Second Notice period, 12 10 93 Expedited Corrections (1 III Adm Code 245)

First Notice Published: 17 III Reg 13294 - 8/13/94 Review of Peremptory Rulemaking (1 Ill Adm Code 240) -Expiration of Second Notice Period: 12/10/93

12.

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Five Year Evaluation of All Existing Rules (1 III Adm Code 250) -First Notice Published: 17 III Reg 13257 - 8/13/93 Expiration of Second Notice Period: 12/10/93 13,

-First Notice Published: 17 III Reg 13274 - 8/13/93 Review of Emergency Rulemaking (1 Ill Adm Code 230) Expiration of Second Notice Period: 12/10/93 14.

Mental Health and Developmental Disabilities

- Standards and Licensure Requirements for Community-Integrated Living -First Notice Published: 16 Ill Reg 17923 - 11/30/92 Expiration of Second Notice Period: 11/17/93 Arrangements (59 III Adm Code 115) 15.
- Minimum Standards for Licensure of Community Residential Alternatives (59 -First Notice Published: 16 III Reg 17887 - 11/30/92 Expiration of Second Notice Period: 11/17/93 III Adm Code 113) 16.

Professional Regulation

- -First Notice Published: 17 III Reg 1708 2/16/93 Expiration of Second Notice Period: 11/17/93 Illinois Dental Practice Act (68 Ill Adm Code 1220) 17.
- -First Notice Published: 17 III Reg 14559 9/10/93 Optometric Practice Act of 1987 (68 III Adm Code 1320) Expiration of Second Notice Period: 12/11/93 100

Pollution Control Board

- -First Notice Published: 17 III Reg 13371 8/13/93 Permits and General Provisions (35 III Adm Code 201) Expiration of Second Notice Period: 12/1/93 19.
- Definitions and General Provisions (35 III Adm Code 211) First Notice Published: 17 III Reg 13358 - 8/13/93 Expiration of Second Notice Period: 12/1/93 20.

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21.

·First Notice Published: 17 III Reg 10749 - 7/16/93 Medical Payment (89 III Adm Code 140)

-Expiration of Second Notice Period: 11/21/93

Public Health

- Long-Term Care for Under Age 22 Facilities Code (77 Ill Adm Code 390) -First Notice Published: 17 III Reg 12128 - 7/30/93 Expiration of Second Notice Period: 12/1/93 22.
- Podiatric Scholarship and Residency Programs Code (77 Ill Adm Code 593) -First Notice Published: 17 III Reg 11352 - 7/23/93 Expiration of Second Notice Period: 12/1/93 23.
- -First Notice Published: 17 Ill Reg 12101 7/30/93 Illinois Trauma Center Code (77 Ill Adm Code 540) Expiration of Second Notice Period: 12/1/93 24.
- Skilled Nursing and Intermediate Care Facilities Code (77 III Adm Code 300) -First Notice Published: 17 III Reg 12205 - 7/30/93 Expiration of Second Notice Period: 12/1/93 25.
- -First Notice Published: 17 III Reg 12188 7/30/93 Sheltered Care Facilities Code (77 Ill Adm Code 330) Expiration of Second Notice Period: 12/1/93 26.
- Intermediate Care for the Developmentally Disabled Facilities Code (77 III Adm Code 350) 27.

First Notice Published: 17 III Reg 12104 - 7/30/93

Expiration of Second Notice Period: 12/1/93

AIDS Drug Reimbursement Program (77 III Adm Code 692) -First Notice Published: 17 III Reg 12590 - 8/6/93 Expiration of Second Notice Period: 12/12/93

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Racing Board

Jockeys, Apprentices, Jockey Agents and Valets (11 Ill Adm Code 1411) -First Notice Published: 17 III Reg 14094 - 9/3/93 Expiration of Second Notice Period: 12/8/93 29.

-First Notice Published: 17 Ill Reg 14565 - 9/10/93 Expiration of Second Notice Period: 12/8/93 Trifecta (11 III Adm Code 409) 3

-First Notice Published: 17 III Reg 14087 - 9/3/93 Expiration of Second Notice Period: 12/8/93 Concessionaire Rules (11 III Adm Code 402) 31.

Entries, Subscriptions, and Declarations (11 III Adm Code 1413) -First Notice Published: 17 III Reg 14090 - 9/3/93 Expiration of Second Notice Published: 12/8/93 32.

Secretary of State

- -First Notice Published: 17 III Reg 9678 6/25/93 The Illinois Library System Act (23 Ill Adm Code 3030) -Expiration of Second Notice Period: 12/24/93 33,
- -First Notice Published: 17 III Reg 13672 8/20/93 Limited Liability Company Act (14 Ill Adm Code 178) -Expiration of Second Notice Period: 12/9/93 34.
- -First Notice Published: 17 III Reg 12277 7/30/93 The Illinois Library System Act (23 Ill Adm Code 3030) -Expiration of Second Notice Period: 12/11/93 35.

State Police

Sample Collection for Genetic Marker Indexing (20 III Adm Code 1285) -First Notice Published: 17 III Reg 13981 - 8/27/93 -Expiration of Second Notice Period: 11/28/93 36.

State Police Merit Board

Procedures of the Department of State Police Merit Board (80 III Adm Code -First Notice Published: 17 III Reg 14568 - 9/10/93 -Expiration of Second Notice Period: 12/9/93 37.

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Transportation

38.

- Relocation Assistance and Payments Program (92 III Adm Code 518)
 -First Notice Published: 17 III Reg 12628 8/6/93
 -Expiration of Second Notice Period: 11/17/93
- 39. Nonscheduled Bus Inspections (92 III Adm Code 456)
 -First Notice Published: 17 III Reg 13704 8/20/93
 -Expiration of Second Notice Period: 11/21/93

III. Certification of No Objection to Proposed Rulemaking

IV. Review of Emergency and Peremptory Rulemakings

Agriculture

40. Meat and Poultry Inspection Act (8 III Adm Code 125) (Peremptory) -Notice Published: 17 III Reg 18215 - 10/15/93

Conservation

- 41. Commercial Fishing in Lake Michigan (17 III Adm Code 850) (Emergency) -Notice Published: 17 III Reg 17263 10/8/93
- 42. Duck Goose, and Coot Hunting (17 III Adm Code 590) (Emergency) -Notice Published: 17 III Reg 18867 10/29/93

Pollution Control Board

Solid Waste (35 III Adm Code 807) (Emergency) -Notice Published: 17 III Reg 17268 - 10/8/93

43.

Public Aid

- Diagnosis Related Grouping (DRG) Prospective Payment System (PPS) (89 III Adm Code 149) (Emergency)
 Notice Published: 17 III Reg 17275 - 10/8/93
- Hospital Services (89 III Adm Code 148) (Emergency)
 -Notice Published: 17 III Reg 17323 10/8/93

- Food Stamps (89 III Adm Code 121) (Peremptory)
 Notice Published: 17 III Reg 17477 10/8/93
- Medical Payment (89 III Adm Code 140) (Emergency)
 Notice Published: 17 III Reg 18152 10/15/93
- 48. Medical Payment (89 III Adm Code 140) (Emergency) -Notice Published: 17 III Reg 18611 - 10/22/93

Secretary of State

49. Public Library Construction Grants (23 III Adm Code 3060) (Emergency) -Notice Published: 17 III Reg 18687 - 10/22/93

V. Expedited Correction

Public Aid

50. Food Stamps (89 III Adm Code 121)
-Request for Expedited Correction Published: 11/5/93

VI. Agency Response

Children and Family Services

51. Reports of Child Abuse and Neglect (89 III Adm Code 300)
-First Published: 9/24/93
-Recommendation Date: 10/12/93
-Response: Agreement

Public Health

- 52. Illinois Plumbing Code (77 Ill Adm Code 890) -First Published: 12 4 92
 - Objection Date: 8 17 93
- -Response: Agreement

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of October 26, 1993 through November 1, 1993, and have been scheduled for review by the Committee at its November 16 or December 14, 1993 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Office Bldg., Springfield IL 62706.

Second		Start		
	Agency and Rule	of First Notice	JCAR Meeting	
	Secretary of State, Limited Liability Company Act (14 III Adm Code 178)	8/20/93 17 III Reg 13672	11/16/93	
	Joint Committee on Administrative Rules, Review of Emergency Rulemaking (1 III Adm Code 230)	8/13/93 17 III Reg 13274	11/16/93	
	Joint Committee on Administrative Rules, Review of Proposed Rulemaking (1 III Adm Code 220)	8/13/93 17 III Reg 13307	11/16/93	
	Joint Committee on Administrative Rules, Expedited Corrections (1 III Adm Code 245)	8/13/93 17 III Reg 13248	11/16/93	
	Joint Committee on Administrative Rules, Review of Peremptory Rulemaking (1 III Adm Code 240)	8/13/93 17 III Reg 13294	11/16/93	
	Joint Committee on Administrative Rules, Five Year Evaluation of All Existing Rules (1 III Adm Code 250)	8/13/93 17 III Reg 13257	11/16/93	
	Comptroller, Personnel Rules (80 Ill Adm Code 500)	8/27/93 17 III Reg 13827	11/16/93	

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED (Page 2)

11/16/93	11/16/93	11/16/93	11/16/93	12/14/93	12/14/93
2/26/93 17 III Reg 2462	9/10/93 17 III Reg 14559	7/30/93 17 III Reg 12277	8/6/93 17 III Reg 12590	6/11/93 17 III Reg 8396	8/6/93 17 III Reg 12573
Illinois Commerce Commission. Construction of Electric Power and Communication Lines (83 III Adm Code 305)	Department of Professional Regulation, Optometric Practice Act of 1987 (68 III Adm Code 1320)	Secretary of State, The Illinois Library System Act (23 III Adm Code 3030)	Department of Public Health, AIDS Drug Reimbursement Program (77 III Adm Code 692)	Department of Corrections, Security (20 III Adm Code 501)	Department of Public Aid, Child Support Enforcement (89 III Adm Code 160)
12/11/93	12/11/93	12/11/93	12/12/93	12/15/93	12/15/93

PROCLAMATION

DYSTONIA AWARENESS WEEK

minority, with 16 percent of all Americans having disabilities; people with disabilities are our nation's largest

Whereas, the State of Illinois, in coordination with the

Americans with Disabilities Act, is striving to make all public places accessible; and

Whereas, Dystonia is a neurological disorder in which involuntary muscle spasms cause all of the body or its parts to twist; and

America and has no known cause or cure; and Whereas, the Dystonia Medical Research Foundation was formed Whereas, Dystonia affects as many as 200,000 people in North by individuals affected by the disorder, their families, their

and those looking for a cause and cure; and Whereas, greater public awareness and understanding of Dystonia could help increase public support of efforts to find friends and others, to provide support for those with Dystonia

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 6-12, 1993, as DYSTONIA AWARENESS WEEK in Illinois. the causes of and a cure for Dystonia;

Issued by the Governor September 6, 1993. Filed with the Secretary of State November 2, 1993.

93-504 75TH ANNIVERSARY OF THE ARMISTICE OF WORLD WAR I

anniversary of the Armistice of World War I, a day of unique Whereas, November, 11, 1993, commemorates the 75th significance in the history of our great nation; and

provision of gifts to American personnel; and sending volunteers overseas to support relief activities, serving as an example of National Society Daughters of the American Revolution in organizing relief efforts for European War refugees; buying war Whereas, the work of volunteer organizations such as the organizations; providing time, money, and materials for the bonds; donating millions of dollars to war-related service patriotic, national service; and

mindful of the blessings brought about by liberty and peace, which must be remembered and preserved by future generations; and Whereas, on November 11, 1993, people across America will Whereas, since that historic day seventy-five years ago, the United States has continued to flourish as a free nation, ever

ILLINOIS REGISTER

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known as Veterans Day, by acknowledging and remembering all those observe the 75th anniversary of the Armistice of World War I, now State of Illinois, who served and dies for their country;

proclaim November 11, 1993, as the 75TH ANNIVERSARY OF THE ARMISTICE OF WORLD WAR I in Illinois. Therefore, I, Jim Edgar, Governor of the

Filed with the Secretary of State November 2, 1993. Issued by the Governor October 21, 1993.

COACH DAVID RUSSELL DAY

Coach Russell was born in DeKalb, Illinois, and graduated from DeKalb High School; and Whereas, Coach Russell's wife, Conna Doreen Brauer, and Whereas,

football has inspired Coach Russell's successful coaching career; dedication and love for their husband, father, and the game of children, Chad David, Shane Edward, and Stacy Doreen, whose

Whereas, David Harry Russell came to the Genoa-Kingston school district in the fall of 1965 after three years in Malta, with a Bachelor of Arts from Monmouth College and has since

received a Masters and CAS from Northern Illinois University; and Whereas, Coach Russell's long, illustrious career at teacher, physical education instructor, math teacher, principal, football coach, track coach, boys and girls basketball coach, and Genoa-Kingston has spanned positions as junior high science

Whereas, during his career, Coach Russell has had the honor of capturing the State Championship Trophy in 1977 and has amassed a football record to date of 151-50-1; and Whereas, Coach Russell, upon his arrival at G-K, informed the Class of 1970, "It's going to be you or me and it isn't going to bus driver; and

be me," while allowing those who didn't understand his directive the opportunity to press their noses in the circle on the blackboard; and

Whereas, Coach Russell is in his final season of football at G-K and "You know it and I know it"--the field will be dedicated as Russell Field in honor of a man who dedication will continue to be an inspiration to hundreds of high school graduates;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 29, 1993, as COACH DAVID RUSSELL DAY in Illinois as an expression of the appreciation for his many years of commitment to the students of Genoa-Kingston. Issued by the Governor October 21, 1993.

Filed with the Secretary of State November 2, 1993.

CACADA TATA

CORRECTIONAL INDUSTRIES WEEK 93-206

organized studies, and other activities designed to increase the contributions of institutional farms, while aiding the treatment Agribusiness was founded to sponsor discussions of mutual problems, pooling and exchange of useful ideas, development of of inmates or patients and the economy of the respective Whereas, the National Association of Institutional institutions; and

Whereas, the Illinois Correctional Industries will host the annual meeting of the association in Springfield October 26-28,

1993; and

developing inmate skills so they may seek long-term employment in the food processing industry upon release, while curtailing the Institutional Agribusiness are committed to the goals of expense of feeding the increasing prison population; and Whereas, the members of the National Association of

Whereas, their efforts contribute to the economical use of tax dollars in the operations of correctional systems throughout our nation;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 25-29, 1993, as CORRECTIONAL INDUSTRIES WEEK in Illinois.

Issued by the Governor October 21, 1993. Filed with the Secretary of State November 2, 1993.

VISION WEEK 93-507

Whereas, 1993 marks the 25th anniversary of the National Eye Institute of the National Institutes of Health; and Whereas, the National Eye Institute has provided numerous research grants to Chicago-area eye centers to enhance the prevention, diagnosis, and treatment of eye diseases and

disorders affecting the visual system; and Whereas, the University of Illinois at Chicago Eye Center is the Midwest host of the National Eye Institute's anniversary

of Illinois at Chicago Eye and Ear Infirmary, part of the UIC Eye celebration during the week of November 14-20, 1993; and Whereas, 1993 marks the 135th anniversary of the University

facility has provided eye care to thousands of people in Chicago Whereas, the UIC Eye Center's comprehensive vision research and Illinois; and

Center; and

Whereas, this scope of research and health care has been made possible by the financial support of the National Eye Institute; Therefore, I, Jim Edgar, Governor of the State of Illinois,

ILLINOIS REGISTER

proclaim November 14-20, 1993, as VISION WEEK in Illinois. Issued by the Governor October 21, 1993. Filed with the Secretary of State November 2, 1993.

CHICAGO CLEAN STREAK DAY

organization established by a City of Chicago ordinance in 1987 for the purpose of bettering our environment through education public awareness of the issues regarding the handling of Whereas, Chicago Clean Streak, Inc. is a non-profit solid waste; and

public and private resources, and employ the cooperation of government, the business community, and the civic sector; and Whereas, on Thursday, October 28, 1993, Chicago Clean Streak will host a "Clean Home Chicago Awards Luncheon," where citizens continue to develop programs to educate and improve the citizens of Chicago, provide a vehicle for channeling and coordinating Whereas, as the largest affiliate of the national Keep American Beautiful (KAB) network, Chicago Clean Streak will

and corporations will be honored for their environmental efforts;
Therefore, I, Jim Edgar, Governor of the State of Illinois,
proclaim October 28, 1993, as CHICAGO CLEAN STREAK DAY in
Illinois.

Issued by the Governor October 25, 1993. Filed with the Secretary of State November 2, 1993.

ACTION CODES P Proposed Rule PF Prohibited Filing Order by JCAR*	PP - Peremptory or Court Ordered Rules PR - Proposed Repealer R - Relusal to meet JCAR Objection RC - Statement of Recommendation S - Suspension ordered by JCAR W - Withdrawal to meet JCAR Objections	*Joint Committee on Administrative Rules
ACTION A - Adopted Rule AR - Adopted Repealer	C - Notice of Corrections CC - Codification Changes E - Emergency Rule ER - Emergency Repealer M - Modification to meet JCAR objections O - J CAR Statement of Objections RQ - Request for Corrections	EC - Expedited Corrections

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY OUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL

Americans With Disabilities Act Grievance Procedure (A-20092/92; CC-1673) 4 Ill. Adm. Code 1000

89 III. Adm. Code 220

Community Care Program (P-12251/92; A-224) (P-15203/92; A-6090) (P-14225) AGING, DEPARTMENT ON 89 III. Adm. Code 240

General Programmatic Requirements (P-883; A-8472) (E-1179)

CRICILITIBE DEPARTMENT OF

JENI OF	Americans With Disabilities Act Grievance Procedure (A-11744/92; CC-1673)	Animal Diagnostic Laboratory Act (P-14717)	Bovine Brucellosis (P-14728)	Cooperative Groundwater Protection Program (P-14288)	Definitions (P-14739)	Diseased Animals (E-14052) (P-14747)	Egg & Egg Products Act (P-527; A-6749)	Equine Infectious Anemia Control (P-14761)	Farmland Preservation Act (P-9781; A-19469)	Feeder Swine Dealer Licensing (P-14765)	III. Pseudorabies Control Act (E-5906) (P-6373; A-14006)	Lawncare Wash Water & Rinsate Collection (P-14975/92; A-2189)	Livestock Auction Markets (P-14769)	Livestock Dealer Licensing (P-14775)	Meat & Poultry Inspection Act (PP-2063) (PP-15725) (PP-16238) (PP-18215) (P-18917)	Standardbred & Thoroughbred Horse Breeding & Racing Programs, III. (P-8347; W-13812)	Sustainable Agriculture (P-1251; A-6965)
AGRICCLIUKE, DEPARIMENT OF	4 III. Adm. Code 550	8 Ill. Adm. Code 110	8 III. Adm. Code 75	8 III. Adm. Code 257	8 Ill. Adm. Code 20	8 III. Adm. Code 85	8 III. Adm. Code 65	8 III. Adm. Code 116	8 III. Adm. Code 700	8 III. Adm. Code 590	8 III. Adm. Code 115	8 III. Adm. Code 256	8 III. Adm. Code 40	8 III. Adm. Code 610	8 111. Adm. Code 125	8 III. Adm. Code 290	8 III. Adm. Code 750

ILLINOIS REGISTER CUMULATIVE INDEX

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November 12, 1993

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rol & Eradication Act (E-5910) (P-6377; A-14010) (P-14781) 8 III. Adm. Code 105

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Public Treasurers' Investment Pool for Public Treasurers in the State of III. (P-585; A-6663) Merit & Filmes (P-91; W-869) (P-1724/92; W-869) (P-12409/92; W-869) Merit & Filmes (P-91; W-869) (P-1724/92; W-869) (P-12409/92; W-869)	Minimum Safety Standards for Construction of Type 1 School Buses (P-15835/92; A-3530) Minimum Safety Standards for Construction of Type II School Buses (P-15845/92; A-3540) Morris Municipal Airport Hazard Zoning (P-1767; A-9035) Motor Carrier Safety Regs.: General (P-13986) Motor Carrier Safety Regs.: General (P-13704) Parts & Accessories Necessary for Safe Operation (P-13730) Procedures & Enforcemen (P-13734) Qualification of Drivers (P-13734) Qualification of Drivers (P-13738) Rates to be Charged by Official Testing Stations for Second Division Vehicles Other than School Buses (P-12278; A-19652) Regulation of Public Waters (P-17244/92; A-4494) Relocation Assistance & Payments Program (P-12628) Scott Joint-Use Airport Hazard Zoning (P-1789; A-9057) Specifications for Seat Safety Bells (P-2186; a-8563) Use & Enjoyment of Rest Areas (P-1846; a-8563)	Minimum Safety Standards for Construction of Type 1 School Buses (P-15835/92; A-3530) Minimum Safety Standards for Construction of Type II School Buses (P-15845/92; A-3540) Morris Municipal Airport Hazard Zoning (P-1767; A-9035) Motor Carrier Safety Regs.: General (P-13986) Nonscheduled Bus Inspections (P-13704) Parts & Accessories Necessary for Safe Operation (P-13730) Procedures & Enforcement (P-13734) Qualification of Drivers (P-13739) Rates to be Charged by Official Testing Stations for Second Division Vehicles Other than School Buses (P-12278; A-19662) Regulation of Public Waters (P-12749; A-49494) Relocation Assistance & Payments Program (P-12628) Scott Joint-Use Airmort Hazard Zoning A-13662)	Minimum Safety Standards for Construction of Type I School Buses (P-15835/92; A-3530) Minimum Safety Standards for Construction of Type II School Buses (P-15845/92; A-3540) Morris Municipal Airport Hazard Zoning (P-1767; A-9035) Motor Carrier Safety Regs.: General (P-13986) Nonscheduled Bus Inspections (P-13704) Parts & Accessories Necessary for Safe Operation (P-13730) Procedures & Enforcement (P-13734) Qualification of Drivers (P-13739) Rates to be Charged by Official Testing Stations for Second Division Vehicles Other than School Buses (P-12278; A-19662)	Minimum Safety Standards for Construction of Type I School Buses (P-15835/92; A-3530) Minimum Safety Standards for Construction of Type II School Buses (P-15845/92; A-3540) Morris Municipal Airport Hazard Zoning (P-1767; A-9035) Motor Carrier Safety Regs.: General (P-13986) Nonscheduled Bus Inspections (P-13704) Parts & Accessories Necessary for Safe Operation (P-13730) Procedures & Enforcement (P-13734) Qualification of Drivers (P-13739)	Minimum Safety Standards for Construction of Type I School Buses (P-15835/92; A-3530) Aftinimum Safety Standards for Construction of Type II School Buses (P-15845/92; A-3540) Morris Municipal Airport Hazard Zoning (P-1767; A-9035) Motor Carrier Safety Regs.: General (P-13986) Nonscheduled Bus Inspections (P-13704) Parts & Accessories Necessary for Safe Operation (P-13730)	Minimum Safety Standards for Construction of Type I School Buses (P-15835/92; A-3530) Minimum Safety Standards for Construction of Type II School Buses (P-15845/92; A-3540) Morris Municipal Airport Hazard Zoning (P-1767; A-9035) Motor Carrier Safety Regs.: General (P-13986) Nonscheduled Bus Inspections (P-13704)	Minimum Safety Standards for Construction of Type I School Buses (P-15835/92; A-3530) Minimum Safety Standards for Construction of Type II School Buses (P-15845/92; A-3540) Morris Municipal Airport Hazard Zoning (P-1767; A-9035)	Minimum Safety Standards for Construction of Type I School Buses (P-15835/92; A-3530) Minimum Safety Standards for Construction of Type II School Buses	Minimum Safety Standards for Construction of Type 1 School Buses (P-15835/92).		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A-4510)	Hours of Service of Drivers (P-13693) Inspection, Repair & Mantlenance (P-13699) Minimum Safety Standards for Construction of Type I School Buses (P-15835/92; A-3530) Minimum Safety Standards for Construction of Type II School Buses (P-15845/92; A-3540) Morris Municipal Airport Hazard Zoning (P-1767; A-9035) Motor Carrier Safety Regs.: General (P-13986) Nonscheduled Bus Inspections (P-13794) Parts & Accessories Necessary for Safe Operation (P-13730) Procedures & Enforcement (P-13734) Qualification of Drivers (P-13739) Rates to be Changed by Official Testing Stations for Second Division Vehicles Other than School Buses (P-12278; A-19662) Regulation of Public Waters (P-12278; A-19662) Relocation Assistance & Payments Program (P-12628) Scott Joint-Use Airport Hazard Zoning (P-1789; A-9057) Specifications for Seat Safety Bells (P-2186; a-8563) Use & Enjoyment of Rest Areas (P-1846; a-8563)	Hours of Service of Drivers (P-13693) Inspection. 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Adm. Code 325 13686)	INGS	PUBLIC HEARI	Driving of Motor Vehicles (P-13690) Employee Commute Options (P-12613)
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Public Treasurers' Investment Pool for Public Treasurers in the State of Merit & Fitness (P-91; W-869) (P-11724/92; W-869) (P-15347/92; A-4510) Rules of the Personnel Review Board (P-6535) Smart Monwe Processor Confidential December Confidentia	Driving of Motor Vehicles (P-13690) Employee Commune Options (P-12693) Hours of Service of Drivers (P-13693) Inspection. Repair & Maintenance (P-13699) Munimum Safety Standards for Construction of Type I School Buses (P-15835/92; A-3540) Munimum Safety Standards for Construction of Type II School Buses (P-15845/92; A-3540) Motor Carrier Safety Regs.: General (P-13986) Motor Carrier Safety Regs.: General (P-13986) Motor Carrier Safety Regs.: General (P-13986) Motor Carrier Safety Regs.: General (P-13730) Parts & Accessories Necessary for Safe Operation (P-13730) Parts & Accessories Necessary for Safe Operation (P-13730) Rates to be Charged by Official Testing Stations for Second Division Vehicles Other than School Buses (P-12749; A-4964) Regulation of Public Waters (P-17749; A-4965) Regulation of Public Waters (P-1744/92; A-4965) Secott Joint-Use Airport Hazard Zoning (P-1789; A-9057) Specifications for Seat Safety Belts (P-2186; a-8563) Vehicle Inspections (P-3110) Americans With Disabilities Act Grievance Procedure (P-5582; A-9994) Conditions of Employment (P-6632; A-1672; A-9079) (P-777; A-9081) III. Public Treasurers' Investment Pool for Public Treasurers in the State of III. (P-885; A-6663) Merit & Fitness (P-91; W-869) (P-11724/92; W-869) (P-1343/92) A-4510) Merit & Fitness (P-91; W-869) (P-11724/92; W-869) (P-1740/92; W-869)	Driving of Motor Vehicles (P-13690) Employee Commute Options (P-12613) Hours of Service of Drivers (P-13693) Hours of Service of Drivers (P-13693) Minimum Safety Standards for Construction of Type I School Buses (P-15835/92; A-3530) Minimum Safety Standards for Construction of Type II School Buses (P-15845/92; A-3540) Morris Municipal Airport Hazard Zoning (P-1767; A-9035) Motor Carrier Safety Regs.: General (P-13986) Nonscheduled Bus Inspections (P-13704) Parts & Accessories Necessary for Safe Operation (P-13730) Procedures & Enforcement (P-13734) Qualification of Drivers (P-17244/92; A-4494) Rates to be Charged by Official Testing Stations for Second Division Vehicles Other than School Buses (P-12278; A-19662) Regulation of Public Waters (P-17244/92; A-4994) Relocation Assistance & Payments Program (P-12628) Scott Joint-Use Airport Hazard Zoning (P-1789; A-9057) Specifications for Seat Safety Bells (P-2186; a-8563) Use & Enjoyment of Rest Areas (P-1848)	Employee Commune Options (P-13690) Employee Commune Options (P-13691) Fundament Commune Options (P-13693) Hours of Service of Drivers (P-13693) Inspection. 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TYPE OF RULEMAKING

am = amendment to existing Section r = repeal of existing Section cc = codification changes n = new Section = renumbered re = recodified # = renumbered

O = ICAR Objection R = Refusal to Modify F = Failure to Remedy PF = Prohibited filing S = Suspension ACTION CODES A = Adopted rule C = Correction P = Proposed Rule E = Emergency rule PP = Peremptory rule M = Modification W = Withdrawal

RC = Recommendation EC = Expedited Correction CC = Codification Changes Objections Objection RQ = Request for Correction

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100.130	am		100.800	am	
100.140	am	(P-2867; A-10414)	100.810	am	(P-2867; A-10414)
100.150	ати	(P-2867; A-10414)	100.820	ат	(P-2867; A-10414)
100.160	am	(P-2867; A-10414)	100.900	аш	(P-2867; A-10414)
100.180	am	(P-2867; A-10414)	100.910	am	(P-2867; A-10414)
100.200	am	(P-2867; A-10414)	100.920	am	(P-2867; A-10414)
100.210	am	(P-2867; A-10414)	100.1000	am	(P-2867; A-10414)
100.220	am	(P-2867; A-10414)	100.1010	am	(P-2867; A-10414)
100.230	am	(P-2867; A-10414)	100.1020	am	(P-2867; A-10414)
100.240	am	(P-2867; A-10414)	100.1030	am	(P-2867; A-10414)
100.250	п	(P-2867; A-10414)	100.1100	am	(P-2867; A-10414)
100.260	am	(P-2867; A-10414)	100.1110	am	(P-2867; A-10414)
100.270	ати	(P-2867; A-10414)	100.1150	am	(P-2867; A-10414)
100.280	am	(P-2867; A-10414)	100.1160	u	(P-2867; A-10414)
100.300	am	(P-2867; A-10414)	100.1200	ати	(P-2867; A-10414)
100.310	am	(P-2867; A-10414)	100.1210	am	(P-2867; A-10414)
100.320	am	(P-2867; A-10414)	100.Ap.A		
100.330	аш	(P-2867; A-10414)	II.A	аш	(P-2867; A-10414)
100.335	am	(P-2867; A-10414)	100.Ap.B		
100.340	аш		II.G	п	(P-2867: A-10414)
100,345	аш		H.II	п	(P-2867; A-10414)
100.350	am		11.11	2	(P-2867: A-10414)
100.360	am		100. Ap. D	:	
100.380	am		II.A	am	(P-2867: A-10414)
100.385	аш		100.Ap.E		
100 390	me		110	am	(P-2867: A-10414)
100.400	am.	(P-2867: A-10414)	II.D	am	(P-2867; A-10414)
100.410	am		II.F	am	(P-2867: A-10414)
100.415	am		II.G	C	(P-2867; A-10414)
100.420	аш	(P-2867; A-10414)	210,100		(CC-5965) (P-13268)
100.430	am	(P-2867; A-10414)	210.200		(CC-5965) (P-13268)
100.440	am	(P-2867; A-10414)	210.300	ати	(P-13268)
100.450	am	(P-2867; A-10414)	210.400		
100.500	аш	(P-2867; A-10414)	210.450		(CC-5965) (P-13268)
100.510	am	(P-2867; A-10414)	210.500		(CC-5965) (P-13268)
100.530	am	(P-2867; A-10414)	220.100		(CC-5971) (P-13307)
100.540	атп	(P-2867; A-10414)	220.150		(CC-5971) (P-13307)
100.545	am	(P-2867; A-10414)	220.200		(CC-5971) (P-13307)
100.550	am	(P-2867; A-10414)	220.250		(CC-5971) (P-13307)
100.600	аш	(P-2867; A-10414)	220.275		(CC-5971) (P-13307)
100.610	атп	(P-2867; A-10414)	220.285		(CC-5971) (P-13307)
100.620	am	(P-2867; A-10414)	220.300		(CC-5971) (P-13307)
100.640	am	(P 2867; A-10414)	220 450		(CC 5971) (P 1307)
100.650	am	(P-2867; A-10414)	220.500		(CC-5971) (P-13307)

THE CONTO CC-590 P-1324 Dec CC-580 P-1324 Dec D									
CC-S971) (P-1307) 240 650	LE 1 (CONT'D)		240.500		(CC-5969) (P-13294)	TITLE 1 (CONT'D)		1270.220	(A-14659)
m (CC-5901) (P-13107) 240,700 (CC-5906) (P-12344) 200, Et. B (CC-5900) (P-13344) 200, Et. C m (CC-5901) (P-13107) 240,800 (CC-5906) (P-12344) 200, Et. C m (CC-5901) (P-13107) 240,800 (CC-5906) (P-12344) 200, Et. C m (CC-5907) (P-13107) 240,100 (CC-5906) (P-12344) 200, Et. C m (P-13107) 240,100 (CC-5906) (P-12344) 200, Et. C m (P-13107) P-13107 240,110 (CC-5907) (P-13246) 200, 200 m (P-13107) P-13107 P-13107<	220.600	(CC-5971) (P-13307)	240.650		(CC-5969) (P-13294)		(P-13233)	1270.310 n	(A-14659)
CCC-5971 (P-1307)		(P-13307)	240.700		(CC-5969) (P-13294)	260.Ex.A	(CC-5960)	1270.320 n	(A-14659)
CC-5971 (P-1307)	220.760	(CC-5971) (P-13307)	240.800		(CC-5969) (P-13294)	260.Ex.B	(CC-5960)	1270.410 n	(A-14659)
CC-5931 (P-1330)	220.780	(CC-5971) (P-13307)	240.900		(CC-5969) (P-13294)		(P-13233)	1270.420 n	(A-14659)
CCS971 P-11390 245 100 CCCS660 P-12349 300 100 mm P-1191022, A-1511 D-119102 CCCS671 P-11340 300 200 mm P-1191022, A-1511 D-1154 CCCS671 P-11340 300 200 mm P-1191022, A-1511 D-1154 CCCS671 P-11340 300 200 mm P-1191022, A-1511 D-1154 CCCS671 P-11340 D-1340 D-13410		(P-13307) (P-13307)	240,1000	аш	(P-13294)		(P-13233)	1270.510 n	(A-14659)
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CCCSST1 (P.1347)	220.022	(CC-5971) (P-13307)	245 100		(CC_5062) (P_13248)		(P-11301/02: A-1511)		(A-14659)
CCCSST) (P.1307) 28.130 (CCSST) (P.1284) 300.400 (P.1189102, A.1511) 10.0400 (CCSST) (P.1284) 300.400 (CCSST) (P.1384) (CCSST) (P.1284) 300.400 (CCSST) (P.1284) (CCSST) (P.1287) (CCSST) (P.1287) (CCSST) (P.1287) (CCSST) (P.1387)	220.222	(10001-1)(1100-00)	245 110		(00 500) (1-13248)		(F-11321/32, A-1311)	0	(4 16600)
CC-5871) (P-1307) CC-5802) (P-12348) 500.400 am (P-1139102; A-1511) 10 10 10 10 10 10 10	220.1000	(CC-59/1) (P-1330/)	245.110		(CC-5962) (P-13248)	300.300	(P-11391/92; A-1511)	1551.Ар.В ат	(A-16300)
CCC-5971) (P-1307)	220.1100	(CC-5971) (P-13307)	245.120		(CC-5962) (P-13248)		(P-11391/92; A-1511)	1600.100	(CC-8094)
m (C-587)) (P-1340) 245 Ex 4 (C-5862) (P-12348) TITLE 2 (C-5862) (P-12348) TITLE 2 (C-5862) (P-13248) SS 0.0 m (P-1327) SS 0.0 m (P-	220.1150	(CC-5971) (P-13307)	245.130		(CC-5962) (P-13248)	300.Ap.A r	(P-11391/92; A-1511)	1601.10	(CC-8093)
mm (CC-5901) (P-1304) 245 E.A. (CC-5802) (P-1248) TTTLE 2 Am (A-986) 2.2. mm (C-1307) 245 E.A. (CC-5802) (P-1348) TTTLE 2 50.010. am (A-986) 2.2. n (P-1307) 250.100. am (P-1327) 50.010. n (A-986) 2.2. r (P-1307) 250.300. am (P-1327) 50.020 n (P-1787) 50.020 r (P-1307) 250.400. am (P-1327) 50.020 n (P-1787) 50.020 n (C-591) (P-1307) 250.500 am (P-1327) 50.020 n (P-1787) TTTLL m (C-591) (P-1307) 250.000 am (P-1327) 50.020 n (P-1787) TTTLL m (P-1307) 250.000 am (P-1327) 50.020 n (P-1787) TTTLL m (P-1307) 250.000 am (P-1327) 50.030 n (P-1787)<	220.1200	(CC-5971) (P-13307)	245.140		(CC-5962) (P-13248)			1976.10	(CC-13226)
CCC-5971 P-13707 245 Ex. B CCC-55807 P-13248 550 210 am (A-9986) 251 am (A-9986) 251 am (P-1307) 250 100 am (P-1327) 250 100 am (P-1327) 250 200 am (P-1323) 250 200		(P-13307)	245.Ex.A		(CC-5962) (P-13248)	TITIE 2		2075.100	(CC-8096)
am (P.1377) Am (P.13777) Am (P.13777) <		(CC_5071) (P_13307)	245 Ev B		(CC_5062) (P_13248)	010	(3800 4)	2150	(2008-00)
am (P.1397) 250.100 am (P.1327) 550.00 am (P.1327) 560.20 am (P.1327) 550.00 am (P.1327) 560.20 am (P.1327) 560.20 am (P.1387) 71711 (CC.5897) (P.13307) 250.00 am (P.1327) 560.20 am (P.1327) 560.30<		(10001-1)(1-1000)	G:V7:C+7		(5.1357) (1-13246)		(086-4)		(100-00)
r (P-1340) 250,200 am (P-1327) 560,100 n (P-1787) 51 r (P-1340) 250,200 am (P-1327) 560,200 n (P-1787) 51 r (P-1340) 250,400 am (P-1327) 560,200 n (P-1787) 51 r (P-1340) 250,400 am (P-1327) 560,200 n (P-1787) 51 r (P-1340) 250,400 am (P-1327) 560,200 n (P-1787) 51 r (P-1340) 250,600 am (P-1327) 560,200 n (P-1787) 171111 am (P-1340) 250,000 am (P-1327) 560,300 n (P-1787) 171111 am (P-1340) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1340) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-13274) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1327) 560,300 n (P-1787) 171111 am (P-1374) 250,100 am (P-1323) 560,400 n (P-1787) 171111 am (P-1374) 250,100 am (P-1323) 560,400 n (P-1787) 171111 am (P-1374) 260,300 am (P-1323) 560,400 n (P-1787) 171111 am (P-1374) 260,300 am (P-1323) 560,400 n (P-1787) 171111 am (P-1374) 260,300 am (P-1323) 260,300 n (P-1787) 171111 am (P-13274) 260,300 am (P-1323) 260,300 n (P-1787) 171111 am (P-13274) 260,300 am (P-1323) 260,300 n (P-1787) 1711111 am (P-13274) 260,300 am (P-13233) 260,400 n (P-1787) 17111111 am (P-13274) 260,300 am (P-13233) 260,400 n (P-1787) 1711111111111111111111111111111111		(F-1330/)	250.100	am	(F-13257)		(A-9986)	5001.600 n	(A-14913)
r (P.13374) 260,200 n (P.13877) 560,200 n (P.13877) 51,300 n (P.13877) TITLL CC-5871) (P.13877) 50,300 n (P.13877) TITLL CC-5871) (P.13877) 50,300 n (P.13877) TITLL TITLL CC-5871) (P.13877) 50,300 n (P.13877) TITLL TITLL CC-5871) (P.13877) 50,300 n (P.13877) TITLL TITLL S60,300 n (P.13877) TITLL TITLL TITLL TITLL TITLL TITLL TITLL TITLL		(P-13307)	250.200	am	(P-13257)	560.100 n	(P-17877)	5175.	(CC-6904)
r (P.13274) 260.306 am (P.13257) 560.206 n (P.13877) TITLL (C.C.5971) (P.13307) 260.506 am (P.13257) 560.206 n (P.13877) TITLL am (C.C.5971) (P.13307) 250.606 am (P.13257) 560.206 n (P.18777) TITLL am (P.13307) 250.800 am (P.13257) 560.200 n (P.18777) TITLL am (P.13307) 250.1000 am (P.13277) 560.230 n (P.18777) TITLL am (P.13307) 250.1000 am (P.13277) 560.330 n (P.18777) TITLL am (P.13274) 250.1000 am (P.13277) 560.330 n (P.18777) TITLL am (P.13274) 250.1000 am (P.13277) 560.330 n (P.18777) TITLL am (P.13274) 250.1000 am (P.132777) 560.330 n <		(P-13307)	250.300	am	(P-13257)	560.200 n	(P-17877)	5176.	(CC-6903)
CC-5971 (P-1377) 250.600 am (P-1327) 560.210 (P-17877) TITLL am (P-13377) P-13071 250.600 am (P-13277) 560.310 (P-17877) TITLL am (P-13377) P-13071 250.600 am (P-13277) 560.310 (P-17877) TITLL am (P-13377) P-13071 250.1000 am (P-13277) 560.310 (P-17877) TITLL am (P-13377) 250.1000 am (P-13277) 560.310 (P-17877) TITLL am (P-13274) 250.1000 am (P-13277) 560.310 (P-17877) TITLL am (P-13274) 250.1300 am (P-13277) 560.310 (P-17877) TITLL am (P-13274) 250.1300 am (P-13277) 560.310 (P-17877) TITLL am (P-13274) 250.1300 am (P-13277) 560.320 (P-17877) TITLL am (P-13274) 250.1300 am (P-13277) 560.320 (P-17877) 560.320 (P-17877) TITLL am (P-13274) 250.1300 am (P-13277) 560.320 (P-17877) 560.320 (P-17877) 560.320 (P-17877) 560.320 (P-17877) TITLL am (P-13274) 250.1300 am (P-13277) 560.320 (P-17877) 560.32	220.Ex.D r	(P-13307)	250.400	am	(P-13257)		(P-17877)		
CC-5971) (P-1347) 250,600 am (P-12457) 560,220 n (P-17877)	220.Ex.E	(CC-5971) (P-13307)	250.500	am	(P-13257)		(P-17877)	TITLE 3	
mm (P-13307) am (P-1327) 560.300 nm (P-13257) 560.300 nm (P-1377) am (P-13307) am (P-1327) am (P-1327) 560.315 n (P-17877) am (P-13274) 250.1300 am (P-13257) 560.315 n (P-17877) am (P-13274) 250.1300 am (P-13257) 560.340 n (P-17877) am (P-13274) 250.1500 am (P-13257) 560.340 n (P-17877) am (P-13274) 250.1600 am (P-13257) 560.340 n (P-17877) am (P-13274) 250.1800 am (P-13257) 560.340 n (P-17877) am (P-13274) 250.100 am (P-13257) 560.340 n (P-17877) am (P-13274) 250.200 am (P-13257) 560.340 n (P-17877) am (P-13274) 260.100 am (P-13257) 560.340 n (P-17877) am (P-13274) 260.300 am (P-13257) 560.340 n (P-17877) am (P-13274) 260.300 am (P-13257) 560.340 n (P-17877) 660.340 am (P-13274) 260.300 am (P-13234) 560.340 n (P-17877) 660.340 am (P-13274) 260.300 am (P-13234) 560.340 n (P-17877) 660.340 am (P-13234) 260.340 n (P-17877) 660.340 am (P-13234) 260.340 n (P-17877) 660.340 am (P-13234) 260.340 n (P-17877) 660.340 n (P-17877) 660.340 am (P-13234) 260.340 n (P-17877) 660.340 am (P-13234) 260.340 n (P-17877) 660.340 am (P-13234) 260.340 n (P-13274) 260.360 am (P-13234) 260.340 n (P-13274) 260.360 am (P-13234) 260.340 n (P-13877) 260.340 n (P-13877	220 Ev E	(CC_5071) (P_13307)	250 600	CH C	(D_13257)		(LD-1797)	800 20 n	(P-15828/92 A-6513)
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am (P-13307) 250.800 am (P-1327) 560.315 n (P-17877) am (P-13307) 250.800 am (P-13277) 560.315 n (P-17877) am (P-13307) 250.1000 am (P-13277) 560.316 n (P-17877) am (P-13374) 250.1200 am (P-13277) 560.320 n (P-17877) am (P-13274) 250.1200 am (P-13277) 560.330 n (P-17877) am (P-13274) 250.1200 am (P-12277) 560.330 n (P-17877) am (P-13274) 250.2100 am (P-12277) 560.330 n (P-17877) am (P-13274) 260.1200 am (P-12277) 560.330 n (P-17877) am (P-13274) 260.1200 am (P-12277) 560.330 n (P-17877) am (P-13274) 260.1300 am (P-12277) 560.330 n (P-17877) am (P-13274) 260.1300 am (P-12277) 560.330 n (P-17877) am (P-13274) 260.300 am (P-12277) 560.300 n (P-17877) am (P-13274) 260.300 am (P-12237) 560.300 n (P-17877) am (P-13274) 260.300 am (P-12337) 560.300 n (P-17877) am (P-13274) 260.300 am (P-12337) 560.300 n (P-17877) am (P-13274) 260.300 am (P-12337) 560.300 n (P-17877) am (P-13274) 260.300 am (P-12331) 560.400 n (P-17877) am (P-13274) 260.500 am (P-12331) 260.400 n (P-17877) am (P-13274) 260.500 am (P-12331)		(CC-39/1) (F-1330/)	230.700	am	(F-13237)		(F-1/8//)		(1-13632/32, 4-03
am (P-13307) 250,900 am (P-1257) 560,310 n (P-13877) TITLI a (P-13307) 250,1000 am (P-12577) 560,310 n (P-17877) TITLI (CC-5867) (P-1374) 250,1000 am (P-12577) 560,340 n (P-17877) (P-17877) am (P-1374) 250,1100 am (P-12577) 560,340 n (P-17877) (P-17877) am (P-1374) 250,1100 am (P-12577) 560,340 n (P-17877) (P-17877) am (P-1374) 250,1100 am (P-12577) 560,340 n (P-17877) (P-17877) am (P-1374) 250,1100 am (P-12577) 560,360 n (P-17877) (P-17877) am (P-1374) 250,1100 am (P-12577) 560,360 n (P-17877) (P-17877) am (P-1374) 250,1100 am (P-12577) 560,360 n (P-17877) am (P-1374) 250,2000 am (P-12577) 560,370 n (P-17877) am (P-1374) 250,2000 am (P-12577) 560,370 n (P-17877) am (P-1374) 250,2000 am (P-12577) 560,370 n (P-17877) am (P-1374) 260,100 am (P-12577) 560,390 n (P-17877) am (P-1374) 260,100 am (P-12577) 560,390 n (P-17877) am (P-1374) 260,300 am (P-12577) 560,390 n (P-17877) am (P-1374) 260,300 am (P-12373) 560,390 n (P-17877) 560,39		(P-13307)	250.800	am	(P-13257)		(P-17877)		
am (P-13307) 250.1000 am (P-13257) 560.315 n (P-17877) (CC-5667) (P-13307) 250.1000 am (P-13257) 560.330 n (P-17877) (CC-5667) (P-13274) 250.1300 am (P-13257) 560.330 n (P-17877) am (P-13274) 250.1300 am (P-13257) 560.340 n (P-17877) am (P-13274) 250.1600 am (P-13277) 560.340 n (P-17877) am (P-13274) 250.1600 am (P-13277) 560.360 n (P-17877) (CC-5667) (P-13274) 250.100 am (P-13277) 560.360 n (P-17877) (CC-5667) (P-13274) 250.100 am (P-13277) 560.360 n (P-17877) (CC-5667) (P-13274) 250.200 am (P-13277) 560.340 n (P-17877) (CC-5667) (P-13274) 250.200 am (P		(P-13307)	250.900	am	(P-13257)		(P-17877)	TITLE 4	
K n (P-13207) 250.1200 am (P-1327) 560.330 n (P-17877) am (CC-5967) (P-13274) 250.1400 am (P-13257) 560.330 n (P-17877) am (P-13774) 250.1400 am (P-13257) 560.345 n (P-17877) am (P-13774) 250.1500 am (P-13257) 560.345 n (P-17877) am (P-13774) 250.1500 am (P-13257) 560.346 n (P-17877) (CC-5967) (P-13744) 250.100 am (P-13257) 560.365 n (P-17877) (CC-5967) (P-13744) 250.2000 am (P-13257) 560.336 n (P-17877) (CC-5967) (P-13744) 250.2000 am (P-13257) 560.336 n (P-17877) am (P-13744) 250.2000 am (P-13257) 560.336 n (P-17877) am (P-13274) 260.200 am (P-13257) 560.336 n		(P-13307)	250,1000	am	(P-13257)	-	(P-17877)	125.10 n	(P-2283/92; A-1811)
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am (P-13274) 250.1400 am (P-1327) 560.346 n (P-17877) am (P-13274) 250.1400 am (P-13277) 560.346 n (P-17877) am (P-13274) 250.100 am (P-13277) 560.346 n (P-17877) am (P-13274) 250.100 am (P-13277) 560.350 n (P-17877) (CC-5967) (P-13274) 250.100 am (P-13277) 560.370 n (P-17877) (CC-5967) (P-13274) 250.200 am (P-13277) 560.370 n (P-17877) am (P-13274) 250.2100 am (P-13277) 560.386 n (P-17877) am (P-13274) 260.200 am (P-13277) 560.386 n (P-17877) A (CC-5867) (P-13274) 260.200 am (P-13277) 560.386 n (P-17877) B (CC-5867) (P-13274) 260.200 am	230.100	(CC-5967) (P-13274)	250.1300	am	(P-13257)		(P-17877)	125.30 n	(P-2283/92; A-1811)
am (P-1324) 250.1500 am (P-13257) 560.345 n (P-17877) am (P-13274) 250.1500 am (P-13275) 560.350 n (P-17877) am (P-13274) 250.1600 am (P-13257) 560.360 n (P-17877) (CC-5967) (P-13274) 250.1800 am (P-13257) 560.370 n (P-17877) (CC-5967) (P-13274) 250.1800 am (P-13257) 560.370 n (P-17877) (CC-5967) (P-13274) 250.200 am (P-13257) 560.375 n (P-17877) am (P-13274) 250.200 am (P-13257) 560.380 n (P-17877) am (P-13274) 260.200 am (P-13257) 560.380 n (P-17877) A (CC-5967) (P-13274) 260.100 am (P-13233) 560.400 n (P-17877) B (CC-5967) (P-13274) 260.300 am (P-13233) 560.400 n	230.200	(CC-5967) (P-13274)	250,1400	am	(P-13257)		(P-17877)	125.40 n	(P-2283/92; A-1811)
am (P-13274) 200.1500 am (P-13275) 500.350 II (P-13771) am (P-13274) 250.1600 am (P-13275) 560.360 II (P-13777) (CC-5967) (P-1274) 250.1900 am (P-13277) 560.375 II (P-17877) (CC-5967) (P-1274) 250.1900 am (P-13257) 560.375 II (P-17877) (CC-5967) (P-1274) 250.2000 am (P-13277) 560.375 II (P-17877) (CC-5967) (P-1274) 250.200 am (P-13277) 560.375 II (P-17877) o A (CC-5967) (P-1274) 260.200 am (P-13277) 560.380 II (P-17877) o CC-5967) (P-1274) 260.200 am (P-13233) 560.390 II (P-17877) D am (P-13274) 260.200 am (P-13233) 560.390 II (P-17877) D am (P-13274) 260.200 am (P-13233		(P-13774)	250 1500	E E	(P-13257)		(F-17877)		(P-2283/92: A-1811)
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am (P-1324) 200.100 am (P-1324) 500.360 n (P-1817) CC-56G7 (P-1374) 250.100 am (P-13257) 560.376 n (P-17877) CC-56G7 (P-1374) 250.100 am (P-13257) 560.376 n (P-17877) CC-56G7 (P-1374) 250.200 am (P-13257) 560.380 n (P-17877) CC-56G7 (P-1374) 250.200 am (P-13257) 560.380 n (P-17877) am (P-1374) 260.200 am (P-13257) 560.385 n (P-17877) cC-56G7 (P-1374) 260.200 am (P-13233) 560.400 n (P-17877) cC-56G7 (P-1374) 260.300 am (P-13233) 560.400 n (P-17877) cC-56G7 (P-13274) 260.300 am (P-13233) 560.400 n (P-17877) cC-56G7 (P-13274) 260.600 am (P-13233) 560.400 n (P-17877) am (P-13234)		(F-132/4)	250.1200	aiii	(F-13257)		(F-1/0/1)		(B 2282/02, A 1911)
CCC-5967 (P-1324) 250.1800 am (P-13257) 560.365 n (P-17877) CCC-5967 (P-13244) 250.1800 am (P-13257) 560.365 n (P-17877) CCC-5967 (P-13244) 250.2100 am (P-13257) 560.380 n (P-17877) CCC-5967 (P-13274) 250.2100 am (P-13257) 560.386 n (P-17877) am (P-13274) 260.100 am (P-13257) 560.386 n (P-17877) cCC-5967 (P-13274) 260.100 am (P-13233) 560.396 n (P-17877) CC-5967 (P-13274) 260.300 am (P-13233) 560.400 n (P-17877) CC-5967 (P-13274) 260.300 am (P-13233) 560.400 n (P-17877) am (P-13274) 260.300 am (P-13233) 560.400 n (P-17877) am (P-13274) 260.500 am (P-13233) 560.400 n (P-17877) cC-5967 ((F-132/4)	230.1700	аш	(F-13237)		(F-1/8//)		(F-2203/92, A-101
(CC-5967) (P-13274) 250.1900 am (P-13257) 560.370 n (P-17877) (CC-5967) (P-13274) 250.2000 am (P-13257) 560.375 n (P-17877) am (P-13274) 250.2200 am (P-13257) 560.380 n (P-17877) am (P-13274) 260.100 am (P-13237) 560.380 n (P-17877) (CC-5967) (P-13274) 260.200 am (P-13233) 560.390 n (P-17877) (CC-5967) (P-13274) 260.200 am (P-13233) 560.400 n (P-17877) (CC-5967) (P-13274) 260.300 am (P-13233) 560.400 n (P-17877) am (P-13274) 260.400 am (P-13233) 560.400 n (P-17877) am (P-13274) 260.600 am (P-13233) 560.400 n (P-17877) am (P-13274) 260.500 am (P-13233) 560.400 n (P-17877)	230.400	(CC-5967) (P-13274)	250.1800	am	(P-13257)		(P-17877)	125.80 n	(P-2283/92; A-1811)
(CC-5967) (P-1324) 250.2000 am (P-13257) 560.375 n (P-17877) (CC-5967) (P-13274) 250.2100 am (P-13257) 560.380 n (P-17877) am (P-13274) 250.2200 am (P-13277) 560.380 n (P-17877) am (P-13274) 260.200 am (P-13233) 560.390 n (P-17877) (CC-5967) (P-1274) 260.200 am (P-13233) 560.400 n (P-17877) (CC-5967) (P-13274) 260.300 am (P-13233) 560.400 n (P-17877) (CC-5967) (P-13274) 260.400 am (P-13233) 560.400 n (P-17877) am (P-13274) 260.400 am (P-13233) 560.400 n (P-17877) am (P-13274) 260.600 am (P-13233) 560.402 n (P-17877) am (P-13234) 260.600 am (P-13233) 560.402 n (P-17877)	230.550	(CC-5967) (P-13274)	250.1900	am	(P-13257)		(P-17877)	125.Ap.A n	(P-2283/92; A-1811)
CC-5967 (P-13274) 250.2100 am (P-13257) 560.380 n (P-17877) CC-5967 (P-13274) 250.2200 am (P-13257) 560.385 n (P-17877) CC-5967 (P-13274) 260.200 am (P-13233) 560.395 n (P-17877) CC-5967 (P-13274) 260.300 am (P-13233) 560.405 n (P-17877) CC-5967 (P-13274) 260.400 am (P-13233) 560.405 n (P-17877) am (P-13274) 260.400 am (P-13233) 560.405 n (P-17877) am (P-13274) 260.600 am (P-13233) 560.405 n (P-17877) am (P-13274) 260.600 am (P-13233) 560.405 n (P-17877) am (P-13274) 260.600 am (P-13233) 560.405 n (P-17877) am (P-13274) 260.500 am (P-13233) 260.405 n (P-17877) am (P-13274) 260.500 am (P-13233) 260.405 n (CC-8092) CC-5969 (P-13294) 260.900 (CC-5960) 1200.100 n (A-1659) am (P-13294) 260.1000 am (P-13233) 1270.120 n (A-1659) am (P-13294) 260.1200 (CC-5960) 1270.210 n (A-1659) am (P-13294) 260.1200 (CC-5960) (CC-5960) 1270.210 n (A-1659) am (P-13294) 260.1200 (CC-5960) (CC-5960) (CC-5960) 1270.110 n (A-1659) am (P-13294) 260.1200 (CC-5960) (CC-	230.600	(CC-5967) (P-13274)	250.2000	am	(P-13257)		(P-17877)	150.10 n	(P-1263; A-19120)
am (P-13274) 250.2200 am (P-1327) 560.385 n (P-17877) am (P-13274) 260.100 (CC-5960) am (P-13233) 560.395 n (P-17877) (CC-5867) (P-13274) 260.100 am (P-13233) 560.400 n (P-17877) (CC-5867) (P-13274) 260.500 am (P-13233) 560.402 n (P-17877) am (P-13274) 260.600 am (P-13233) 560.402 n (P-17877) am (P-13274) 260.650 am (P-13233) 560.402 n (P-17877) am (P-13274) 260.650 am (P-13233) 560.420 n (P-17877) cC-5867) (P-13274) 260.650 am (P-13233) 560.420 n (P-17877) am (P-13274) 260.500 am (P-13233) 260.420 n (P-17877) am (P-13294) 260.950 (CC-5960) (CC-5960) 1200.100	230.700	(CC-5967) (P-13274)	250.2100	am	(P-13257)		(P-17877)	150.20 n	(P-1263; A-19120)
am (P-13274) 260.100 (C-5960) 500.350 III (CC-5967) (P-13274) 260.100 am (P-13233) 560.400 III (CC-5967) (P-13274) 260.300 am (P-13233) 560.400 III (CC-5967) (P-13274) 260.300 am (P-13233) 560.402 III (CC-5967) (P-13274) 260.360 am (P-13233) 560.402 III am (P-13274) 260.600 am (P-13233) 560.402 III am (P-13274) 260.650 am (P-13233) 560.402 III am (P-13274) 260.650 am (P-13233) 560.400 III (CC-5960) (C-5960) am (P-13234) 560.400 III (P-17877) am (P-13294) 260.900 (CC-5960) CC-5960 951. (CC-13227) am (P-13294) 260.1000 (CC-5960) 1270.110 II (A-14659) am (P-13234) 260.1	230 800	(CC-5967) (P-13274)	250 2200	E	(P-13257)		(P-17877)		(P-1263: A-19120)
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(CC-5967) (P-13274) 260.300 am (P-13233) 560.400 n (P-17877) (CC-5967) (P-13274) 260.350 (CC-5967) (CC-5967) 560.402 n (P-17877) am (C-5967) (P-13274) 260.600 am (P-13233) 560.405 n (P-17877) am (P-13274) 260.650 am (P-13233) 560.400 n (P-17877) am (P-13274) 260.500 am (P-13233) 560.420 n (P-17877) cC-5960) (P-13294) 260.900 (CC-5960) (CC-5960) 951. (CC-13227) am (P-13294) 260.1000 (CC-5960) 1270.110 n (A-14659) am (P-13294) 260.1100 am (P-13233) 1270.120 n (A-14659) am (P-13294) 260.1100 am (P-13233) 1270.120 n (A-14659)	230.1000	(CC-5967) (P-13274)	260.200	am	(P-13233)		(P-17877)	150.50 n	(P-1263; A-19120)
(CC-5967) (P-13274) 260.350 (CC-5960) 560.402 n (P-17877) am (P-13274) 260.400 am (P-13233) 560.405 n (P-17877) am (P-13274) 260.600 am (P-13233) 560.410 n (P-17877) am (P-13274) 260.650 am (P-13233) 560.420 n (P-17877) (CC-5969) (P-13294) 260.900 (CC-5960) (CC-5960) 951. (CC-13227) am (P-13294) 260.1000 (CC-5960) 1270.110 n (A-14659) am (P-13294) 260.1100 am (P-13233) 1270.120 n (A-14659) am (P-13294) 260.1100 am (P-13233) 1270.120 n (A-14659)	230.Ex.A	(CC-5967) (P-13274)	260.300	am	(P-13233)		(P-17877)	150.60 n	(P-1263; A-19120)
am (P-13234) 560.405 n (P-17877) am (P-13274) 260.600 am (P-13233) 560.405 n (P-17877) am (P-13274) 260.650 am (P-13233) 560.410 n (P-17877) cCc-5967) (P-13274) 260.650 am (P-13233) 560.420 n (P-17877) cCc-5969) (P-13294) 260.900 (CC-5960) (CC-5960) 1200.100 n (A-14659) am (P-13294) 260.1000 (CC-5960) 1270.110 n (A-14659) am (P-13294) 260.1100 am (P-13233) 1270.120 n (A-14659) am (P-13294) 260.1100 am (P-13234) 1270.120 n (A-14659)	230.Ex.B	(CC-5967) (P-13274)	260.350		(CC-5960)		(P-17877)	200.1 n	(P-1954/92; A-2200)
am (P-13274) 260.600 am (P-13233) 560.410 n (P-17877) am (P-13274) 260.650 am (P-13233) 560.410 n (P-17877) (CC-5867) (P-13274) 260.050 am (P-13233) 825.110 (CC-8092) (CC-5869) (P-13294) 260.950 (CC-5960) (CC-5960) 1200.100 (A-7659) am (P-13294) 260.1000 (CC-5960) (CC-5960) 1270.110 n (A-14659) am (P-13294) 260.1100 am (P-13233) 1270.120 n (A-14659) am (P-13294) 260.1100 am (C-5960) 1270.210 n (A-14659)	230.Ex.C	(CC-5967) (P-13274)	260.400	am	(P-13233)		(P-17877)	200.2 n	(P-1954/92; A-2200)
am (P.1324) 260.650 am (P.1323) 500.410 II (P.1327) am (P.1324) 260.700 am (P-1323) 560.420 n (P.1377) (CC-5967) 260.900 (CC-5960) (CC-5960) 951. (CC-13227) (CC-5969) (P-13294) 260.1000 (CC-5960) 1200.100 n (A-7054) am (P-13294) 260.1100 am (P-13233) 1270.110 n (A-14659) am (P-13294) 260.1100 am (P-13233) 1270.120 n (A-14659)		(P-13274)	260,600	E	(P-13233)		(D:17877)		(P-1954/92: A-2200)
am (F-1324) 200.020 am (F-1323) 500.420 n (F-1071) (CC-5969) (P-13294) 260.900 (CC-5960) (CC-5960) 951. (CC-13227) am (P-13294) 260.950 (CC-5960) 1200.100 n (A-7054) am (P-13294) 260.1000 am (P-13233) 1270.110 n (A-14659) am (P-13294) 260.1100 am (P-13233) 1270.120 n (A-14659) am (P-13294) 260.1200 (CC-5960) 1270.210 n (A-14659)		(A 13274)	260,650		(D:13233)		(F-17877)		(P-1954/92- A-2200)
CC-5967) (P-13244) 260.700 am (F-13233) 825.110 (CC-8992) CC-5969) (P-13294) 260.900 (CC-5960) (CC-3960) 1200.100 n (A-7054) am (P-13294) 260.1000 am (P-13233) 1270.110 n (A-14659) am (P-13294) 260.1200 (CC-5960) (CC-5960) 1270.120 n (A-14659)		(F-132/4)	260.030	all i	(F-13233)		(P-1/8//)		(P 1054/02: A 2200)
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(CC-5969) (P-13294) 260.950 (CC-5660) 1200.100 n (A-7054) am (P-13294) 260.1000 (CC-5960) 1270.110 n (A-14659) am (P-13294) 260.1100 am (P-13233) 1270.120 n (A-14659) am (P-13294) 260.1200 (CC-5960) 1270.210 n (A-14659)	240.100	(CC-5969) (P-13294)	260.900		(CC-2960)	951.	(CC-13227)		(P-1954/92; A-2200)
am (P-13294) 260.1000 (CC-5960) 1270.110 n (A-14659) am (P-13294) 260.1100 am (P-13233) 1270.120 n (A-14659) am (P-13294) 260.1200 (CC-5960) 1270.210 n (A-14659)	240.200	(CC-5969) (P-13294)	260.950		(CC-5960)		(A-7054)	200.70 n	(P-1954/92; A-2200)
am (P-13294) 260.1100 am (P-13233) 1270.120 n (A-14659) am (P-13294) 260.1200 (CC-5960) 1270.210 n (A-14659)		(P-13294)	260.1000		(CC-5960)		(A-14659)	225.10 n	(P-7749/92; A-2945)
am (P-13294) 260.1200 (CC-5960) 1270.210 n (A-14659)		(P-13294)	260.1100	am	(P-13233)		(A-14659)	225.20 n	(P-7749/92; A-2945)
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110.90	110.110	115.80		116.10	116.20	116.30	125.100	125.270		125.380	125.390	256.10	256.20	256.30	256.50	256.60	256.70	256.80	256.90	257.10	257.20	257.40	257.50	257.60	257.70	257.80	257.90	257.100	290.10	290.13	290.50	290.55	290.60	290.62	290.63	290.64	290.03	290.75	290.80	Water State of the	290.85
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(T.D)	п	u	п	п			am	am	am	аш	am	am	am	am	am	am	am	am	am	am	ma E	E E	L	аш	am	am	am	am	Sea - B	am	am	атп	am	am	am	am	II 6	am	am		
TITLE 4 (CONT'D)	1125.40	1125.50	1125.60	1125.70		TITLE 8	40.5	40.60	40.80	40.110	40.170	65.10	65.100	65.130	65.150	65.170	65.190	65.200	65.210	65.220	75.5	75.10	75.40	75.120	75.180	75.190	75.200	75.210	75.Tb.A	85.5	85.15	85.50	85.75	85.100	85.110	85.115	105 5	105.10	105.30		
.9273/92;	(P-9273/92; A-9887)		(P-9273/92;			(P-92/3/92; A-988/) (P-10534/92: A-8162)							(P-10534/92; A-8162)	(A-20092/92; CC-1673)	(P-13188/92; A-8802)		(P-13188/92;	(P-13188/92;	(P-13188/92; A-8802)	(F-13188/92;				(P-17399/92;	(P-17399/92;	(P-17399/92;	(P-17399/92;	(P-14182/92;		(P-14182/92;			(P-14182/92;		(P-13483/92; A-14653)	(P-13483/92,					(P-4523; A-11435)
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900.10	900.20	900.30	900.40	900.50	900.60	900.70	925.110	925.120	925.130	925.140	925.150	925.160	925.Ap.A	1000	1025.10	1025.20	1025.30	1025.40	1025.50	1025.60	1050.10	1050.20	1050.30	1050.40	1050.50	1050.60	1050.70	10/5.10	1075.30	1075.40	1075.50	1075.60	1075.70	1100.10	1100.20	1100.30	1100.50	1100.60	1100.70		1125.10
	(P-7749/92; A-2945)	(P-7749/92; A-2945)	(P-7749/92; A-2945)	(P-7749/92; A-2945)	(A-/003/92; CC-16/3)	(A-15102/92; CC-16/3) (A-8565/07: CC-1673)	(P-5582: A-9994)	(P-5582; A-9994)	(P-5582; A-9994)	(P-5582; A-9994)	(P-5582; A-9994)	(P-5582; A-9994)	(P-5582; A-9994)	(A-15976/92; CC-1673)	(A-12439/92; CC-1673)	(A-10423/92; CC-1673)	(A-11426/92; CC-1673)	(A-11744/92; CC-1673)	(A-14621/92; CC-1673)	(F-15084/92; A-0507)	(P-15684/92: A-6507)	(P-15684/92; A-6507)	(P-15684/92; A-6507)	(P-15684/92; A-6507)	(P-15684/92; A-6507)	(A-11432/92; CC-1673)	(A-11418/92; CC-1673)	(P-13/10/92; A-6499)	(P-13710/92; A-6499)	(P-17310/92; A-6499)	(P-13710/92; A-6499)	(P-17310/92; A-6499)	(P-13710/92; A-6499)	(P-17310/92; A-6499)	(P-11988/92; A-11143)	(P-11988/92; A-11143)	(P-11988/92: A-11143)	(P-11988/92; A-11143)	(P-11988/92; A-11143)		(P-11988/92; A-11143)
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TITLE 4 (CONT'D)	225.40	225.50	225.60	225.70	275	300	350,110	350.120	350.130	350.140	350.150	350.160	350.170	375	400	475	200	550	575	700.101	700.103	700.201	700.202	700.203	700.204	725	750	775.10	775 30	775.40	775.50	775.60	775.70	775.Ap.A	800.10	800.20	800.30	800.50	800.60		800.70

TITLE 8 (CONT'D)	(T.D)		205.70	c	(P-3594; A-13615)	TITLE II (CONT'D)	(T.D)		205.660	=	(P-3594) (E-6859;
290.100	_	(P-8347; W-13812)			(E-6859; O-8085)	205.380	_	(P-3594) (E-6859;			O-8085)
290.105	шя	(P-8347; W-13812)	205.80	п	(P-3594; A-13615)			O-8085)	205.670	ū	(P-3594) (E-6859;
290.110	am	(P-8347; W-13812)			(E-6859; O-8085)	205.420	п	(P-3594) (E-6859;			0-8085)
290.150	am		205.110	u	(P-3594; A-13615)			O-8085)	205.680	п	(P-3594) (E-6859;
290.155	аш	(P-8347; W-13812)			(E-6859; O-8085)	205.430	п	(P-3594) (E-6859;			O-8085)
290.160	_	(P-8347; W-13812)	205.120	и	(P-3594; A-13615)			O-8085)	205.690	u	(P-3594) (E-6859;
290.162	п	(P-8347; W-13812)			(E-6859; O-8085)	205.440	п	(P-3594) (E-6859;			O-8085)
290.163	п		205.130	u	(P-3594; A-13615)			O-8085)	205.700	п	(P-3594) (E-6859;
290.164	п	(P-8347; W-13812)			(E-6859; O-8085)	205.450	и	(P-3594) (E-6859;			0-8085)
290.165	am	(P-8347; W-13812)	205.140	ш	(P-3594) (E-6859;			0-8085)	205.710	п	(P-3594) (E-6859;
290.170	<u>_</u>	(P-8347; W-13812)			O-8085)	205.460	п	(P-3594) (E-6859;			O-8085)
290.175	<u>_</u>	(P-8347; W-13812)	205.150	п	(P-3594) (E-6859;			O-8085)	205.720	u	(P-3594) (E-6859;
290.180	ы	(P-8347; W-13812)			O-8085)	205.470	и	(P-3594) (E-6859;			O-8085)
290.185	am	(P-8347; W-13812)	205.160	п	(P-3594) (E-6859;			O-8085)	205.730	u	(P-3594) (E-6859;
290.190	ь	(P-8347; W-13812)			O-8085)	205.480	2	(P-3594) (E-6859;			0-8085)
290.195	am	(P-8347; W-13812)	205.170	п	(P-3594) (E-6859;			O-8085)	210.10	п	(P-19057)
290.200	ь	(P-8347; W-13812)			0-8085)	205.490	E	(P-3594) (E-6859:	401.10	-	(P-19030)
290.205	ь	(P-8347; W-13812)	205.180	п	(P-3594) (E-6859;		:	0-8085)	402.10	am	(P-14087)
290.210	am	(P-8347; W-13812)			0-8085)	205 500	2	(P-3594) (F-6859:	402 30	TI 6	(P-14087)
290.212	п	(P-8347; W-13812)	205.190	2	(P-3594) (E-6859:		:	0-8085)	402.20	ar.	(P-14087)
290.215	am	(P-8347; W-13812)			0-8085)	205 510	-	(P-3594) (F-6859:	402.160	am	(P-14087)
700.Ap. I	am	(P-9781; A-19469)	205.250	u	(P-3594) (E-6859;		:	0-8085)	409.20	am	(P-14565)
750.10	E	(P-1251; A-6965)			O-8085)	205.520	=	(P-3594) (E-6859:	501.10	-	(P-19040)
750.20	п	(P-1251; A-6965)	205.260	п	(P-3594) (E-6859			0-8085)	501.20	-	(P-19040)
750.30	п	(P-1251; A-6965)			0-8085)	205,530	п	(P-3594) (E-6859;	502.220	am	(P-11367)
750.40	c	(P-1251; A-6965)	205.270	п	(P-3594) (E-6859;			O-8085)	502.290	am	(P-11367)
1400.146	n	(P-3956; A-15808)			O-8085)	205.540	п	(P-3594) (E-6859;	509.10	am	(P-6955/92; A-3649)
1400.147	аш	(P-8297/92; A-3618)	205.280	п	(P-3594) (E-6859;			O-8085)	509.20	аш	(P-6955/92; A-3649)
		(P-3956; A-15808)			O-8085)	205.550	п	(P-3594) (E-6859;	509.30	am	(P-6955/92; A-3649)
1400.149	am	(P-8297/92; A-3618)	205.290	п	(P-3594) (E-6859;			O-8085)	509.40	am	(P-6955/92; A-3649)
		(P-3956; A-15808)			O-8085)	205.560	r.	(P-3594) (E-6859;	509.50	am	(P-6955/92; A-3649)
			205.300	п	(P-3594) (E-6859;			O-8085)	209.60	am	(P-6955/92; A-3649)
TITLE 11					O-8085)	205.570	и	(P-3594) (E-6859;	509.70	am	(P-6955/92; A-3649)
100.350		(CC-8095)	205.310	п	(P-3594) (E-6859;			O-8085)	509.75	аш	(P-6955/92; A-3649)
205.10	п	(P-3594; A-13615)			O-8085)	205.580	Ľ	(P-3594) (E-6859;	509.80	am	(P-6955/92; A-3649)
		(E-6859; O-8085)	205.320	ш	(P-3594) (E-6859;			O-8085)	509.90	am	(P-6955/92; A-3649)
205.20	п	(P-3594; A-13615)			0-8085)	205.590	п	(P-3594) (E-6859;	509.95	ū	(P-6955/92; A-3649)
		(E-6859; O-8085)	205.330	c	(P-3594) (E-6859;			0-8085)	509.100	am	(P-6955/92; A-3649)
205.30	п	(P-3594; A-13615)			O-8085)	205.600	E C	(P-3594) (E-6859;	509.110	am	(P-6955/92; A-3649)
		(E-6859; O-8085)	205.340	п	(P-3594) (E-6859;			O-8085)	509.130	ī	(P-6955/92; A-3649)
205.40	п	(P-3594; A-13615)			O-8085)	205.610	E	(P-3594) (E-6859;	509.140	am	(P-6955/92; A-3649)
		(E-6859; O-8085)	205.350	п	(P-3594) (E-6859;			O-8085)	509.150	аш	(P-6955/92; A-3649)
205.50	п	(P-3594; A-13615)			0-8085)	205.620	=	(P-3594) (E-6859;	509.160	аш	(P-6955/92; A-3649)
		(E-6859; O-8085)	205.360	п	(P-3594) (E-6859;			O-8085)	509.170	am	(P-6955/92; A-3649)
205.60	u	(P-3594; A-13615)			0-8085)	205.650	п	(P-3594) (E-6859;	509.175	1	(P-6955/92; A-3649)
		(E-6850. O-8085)	075 300		CD DEDAY OF COED.						4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
		L-0039; C-00031	205.570	_	(F-3)94) (F-0009)			0-8085)	509 190	am	(P-6955/92: A-3649)

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am (P-655/92, A-3649) 1401.140 r (P-19050) am (P-655/92, A-3649) 1401.160 r (P-19050) am (P-655/92, A-3649) 1401.160 r (P-19050) r (P-655/92, A-3649) 1401.160 r (P-19050) r (P-655/92, A-3649) 1401.160 r (P-19050) r (P-655/92, A-3649) 1402.20 am (P-1137, A-19309) r (P-655/92, A-3649) 1402.20 am (P-1137, A-19309) am (P-15790) 1409.20 am (P-1137, A-19309) am (P-15790) 1409.10 am (P-1137, A-19309) am (P-15790) 1409.10 am (P-1138, A-12229) am (P-15790) 1409.10 am (P-1188, A-12229) am (P-	1428.240 1440.10 1440.20 1440.30 1440.60 1440.60 1770.10 1770.20 1770.30 1770.40 1770.40 1770.40 1770.60 1770.60 1770.60 1770.60 1770.60		(P-3593; O-10011; RC-10012; M-12456; A-14049) (E-3683; O-6550) (E-14181) (P-15799) (E-16738/92; A-18816) (P-16738/92; A-18816)	150.510 150.520 150.621 150.621 150.700 150.700 150.710 170.20 178.10 178.10 178.10		P-4167; A-11571) P-13672) P-13672
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am (P-6746; A-13612) 1402.245 n (P-11372; A-19309) am (P-15790) 1402.256 am (P-11372; A-19309) am (P-15790) 1402.260 am (P-13709) am (P-15790) 1409.10 am (P-1372; A-19309) am (P-15790) 1409.10 am (P-1458 A-12429) am (P-15790) 1409.410 am (P-4158 A-12429) am (P-15790) 1409.810 am (P-4158 A-12429) am (P-15790) 1409.130 am (P-4158 A-12429) am (P-15790) 1409.130 am (P-4158 A-12429) r (P-15790) 1409.130 am (P-4158 A-12429) r (P-1578) 1409.130 am (P-4158 A-12429)	1770.10 1770.20 1770.40 1770.60 1770.60 1770.90 1770.90 1770.110		(P-16738/92; A-18816) (P-16738/92; C-8074; A-18816) (P-16738/92; A-18816) (P-16738/92; A-18816) (P-16738/92; A-18816) (P-16738/92; A-18816) (P-16738/92; A-18816) (P-16738/92; A-18816)	178.25		-13672) -13672) -13672) -13672) -13672) -13672)
am (P-15790) 1402.250 am (P-1379) am (P-15790) 1402.260 am (P-1172; A-19309) am (P-15790) 1402.280 am (P-1472) am (P-15790) 1409.20 am (P-14529) am (P-15790) 1409.20 am (P-14229) am (P-15790) 1409.210 am (P-1529) am (P-15790) 1409.210 am (P-4158; A-12429) am (P-15790) 1409.710 am (P-4158; A-12429) am (P-15790) 1409.710 am (P-4158; A-12429) r (P-16746; A-12423) 1409.10 am (P-4158; A-12429) r (P-16746; A-12423) 1409.10 am (P-4158; A-12429) r (P-16746; A-12423) 1409.130 am (P-4158; A-12429) r (P-16746; A-12423) 1409.130 am (P-4158; A-12429) r (P-19033) am (P-4158; A-12429) r	1770.20 1770.40 1770.40 1770.50 1770.60 1770.80 1770.90 1770.110		(P-16738/92; C-8074; A-18816) (P-16738/92; A-18816) (P-16738/92; A-18816) (P-16738/92; A-18816) (P-16738/92; A-18816) (P-16738/92; A-18816)	170 30		-13672) -13672) -13672) -13672) -13672)
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am (P-15790) 1409.10 am (P-4158; A-12429) am (P-15790) 1409.20 am (P-4158; A-12429) am (P-15790) 1409.210 am (P-4158; A-12429) am (P-15790) 1409.410 am (P-4158; A-12429) am (P-15790) 1409.510 am (P-4158; A-12429) am (P-15790) 1409.100 am (P-4158; A-12429) r (P-15790) 1409.130 am (P-4158; A-12429) r (P-15790) 1409.130 am (P-4158; A-12429) r (P-2439/92; A-3034) 1409.130 am (P-4158; A-12429) r (P-2439/92; A-3034) 1409.140 am (P-4158; A-12429) r (P-19050) 1409.180 am (P-4158;	1770.40 1770.50 1770.60 1770.80 1770.90 1770.110	ann	(P-16738/92; A-18816) (P-16738/92; A-18816) (P-16738/92; A-18816) (P-16738/92; A-18816)	178.40		2-13672) 2-13672) 2-13672)
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am (P-15790) Tr (P-19033) Tr (P-19033) Tr (P-2439/92; A-3034) Tr (P-19050) Tr (P-19	1770.120		(1-10/30/2, C-00/4,	178 110		1-13672)
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am (P-2439/92; A-3034) 1409.160 am (P-4158; A-12429) r (P-19050) 1409.170 am (P-4158; A-12429) r (P-19050) 1409.180 am (P-4158; A-12429) r (P-19050) 1409.185 am (P-4158; A-12429) r (P-19050) 1411.150 am (P-14094) r (P-19050) 1411.150 am (P-14094) r (P-19050) 1411.250 n (P-14094) r (P-19050) 1413.44 am (P-14090) r (P-19050) 1413.45 am (P-14090) r (P-19050) 1413.65 am (P-14090) r (P-19050) 1416.5 am (P-1274; A-19306) r (P-19050) 1416.5 am (P-1231/92; A-1628) r (P-19050) 1424.170 am (P-1233/92; A-3038)	1770 180	the contract of	(P-16738/97- A-18816)	178 145		P-13672)
am (P-12271; A-19303) 1400-170 am (P-4158; A-12429) 17 r (P-19050) 1409-180 am (P-4158; A-12429) 1409-180 am (P-1958; A-12429) 1409-185 am (P-19050) 1411.120 am (P-14094) 1411.120 am (P-14090) 1411.120 am (P-14090) 1411.120 am (P-19050) 1411.120 am (P-14090) 1411.130 am (P-19050) 1411.130 am (P-13018/92; A-1628) 1411.130 am (P-13018/92; A-1628) 1411.130 am (P-13018/92; A-1628) 1411.130 am (P-12774; A-19306) 1411.130 am (P-12774; A-19306) 1411.130 am (P-12131/92; A-3038) 1424.175 r (P-19050) 1424.175 r (P-12131/92; A-3038)	1770 190	THE COLOR	(D 16739/02: C 8074:	178 150		(2,051-1) D 13672)
r (P-19050) 1409.180 am (P-4158, A-12429) 17 (P-19050) 1409.185 am (P-4158, A-12429) 17 (P-19050) 1409.185 am (P-14094) 17 (P-19050) 1411.120 am (P-14094) 17 (P-19050) 1411.20 am (P-14094) 17 (P-19050) 1411.20 am (P-14090) 17 (P-19050) 1413.44 am (P-14090) 17 (P-19050) 1413.100 am (P-13018/92, A-1628) 17 (P-19050) 1413.150 am (P-13018/92, A-1628) 17 (P-19050) 1413.150 am (P-12131/92, A-1638) 17 (P-19050) 1424.170 am (P-12318/92, A-3038) 17 (P-19050) 1424.175 r (P-1233/92, A-3038)	17.0.190	TIP	(1-10/38/92, C-80/4,	178.156		F-13072)
r (P-19050) 1409.185 am (P-14242) 1409.187 r (P-19050) 1409.185 am (P-14094) 1411.120 am (P-14090) 1411.120 am (P-14090) 1411.120 am (P-14090) 1411.120 am (P-14090) 1411.130 am (P-19050) 1411.130 am (P-13018) 1411111.130 am (P-13018) 141111111111111111111111111111111111	000 0221		A-18610)	176 140		r-130/2)
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r (P-19050) 1411.150 am (P-14094) r (P-19050) 1411.250 n (P-1372; A-12426) r (P-19050) 1413.44 am (P-14090) r (P-19050) 1413.46 am (P-14090) r (P-19050) 1413.160 am (P-14090) r (P-19050) 1413.150 am (P-12274; A-1628) r (P-19050) 1416.5 am (P-1213/92; A-1628) r (P-19050) 1424.175 r (P-12133/92; A-3038)				1/8.1/0	n (P	(P-136/2)
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r (P-19050) 1413.46 am (P-19050) r (P-19050) 1413.100 am (P-19050) 1413.150 am (P-19050) 1413.150 am (P-19050) 1416.5 am (P-19050) 1424.170 am (P-19050) 1424.175 r (P-19050) 142	150.200	am	(P-4167; A-11571)	178.185	n (P	(P-13672)
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520.920	яш	(P-13691/92; A-1837)	530.120	аш	(P-7138; A-15534)	580.40	am	(F-12033; A-18810)	1010.30	am	(P-162/3)
520.930	am	(P-13691/92; A-1837)	550.10	аш	(P-4622; A-10795)	080.30	am	(P-12055; A-18810)	1050.20	am	(P-4608; A-10781)
520.1020	ат	(P-13691/92; A-1837)	550.20	am	(P-4622; A-10795)	680.80	am	(P-12055; A-18810)	1050.25	яш	(P-16285)
520.1030	птв	(P-13691/92; A-1837)	550.30	am	(P-4622; A-10795)	690.30	am	(P-4672; A-10842)	1050.30	am	(P-16285)
610.10	arn	(P-19352) (E-19676)	570.20	am	(P-4611; A-10785)	710.5	П	(P-18927)	1050.40	am	(P-16285)
610.30	am	(P-19352) (E-19676)	570.30	am	(P-4611; A-10785)	710.10	ат	(P-18181/92; A-3184)	1070.10	am	(P-12041; A-18799)
610.50	me	(P-19352) (E-19676)			(P-12038; A-18796)			(P-18927)	1070.20	am	(P-12041; A-18799)
610.60	am	(P-19352) (E-19676)	570.40	am	(P-4611; A-10785)	710.20	am	(P-18181/92; A-3184)	1070.30	E	(P-12041; A-18799)
610,100	п	(P-19352) (E-19676)	590.10	am	(E-1658) (P-4554;			(P-18927)	1536.10	am	(P-8107; A-16421)
610.200		(P-19352) (E-19676)			A-16443)	710.22	L	(P-18927)	1536.25	am	(P-8107; A-16421)
610.300		(P-19352) (E-19676)	590.20	am	(P-4554: A-16443)	710.25	#,am	(P-18927)	1536.30	am	(P-8107; A-16421)
610.400	_	(P-19352) (E-19676)			(E-18867)	710.30	am	(P-18181/92; A-3184)	1536.40	am	(P-8107; A-16421)
610.500		(P-19352) (E-19676)	590.25	am	(P-4554: A-16443)			(P-18927)	1536.50	am	(P-8107; A-16421)
610 600	=	(P-19352) (E-19676)		L	(E-18867)	710.50	am	(P-18181/92; A-3184)	1536.60	am	(P-8107; A-16421)
610.700		(P-19352) (E-19676)	590.26	am	(P-4554: A-16443)			(P-18927)	1536.65	n	(P-8107; A-16421)
610.800	- E	(P-19352) (E-19676)		_	(E-18867)	710.60	am	(P-18927)	1536.70	am	(P-8107; A-16421)
610,900	_	(P-19352) (E-19676)	590.30	am	(P-4554: A-16443)	715.10	am	(P-4689; A-10858)	1536.80	am	(P-8107; A-16421)
230 100	: =	(P-9777/97 A-1859)	590 40	me	(P-454. A-16443)	715.20	am	(P-4689; A-10858)	1536.90	am	(P-8107; A-16421)
1230.110	: =	(P-9222/92) A-1859)	590 50	am	(P-4554· A-16443)	715.21		(P-4689; A-10858)	2530.20		(CC-8089)
230.270	: c	(P-9227/92- A-1859)	260 60	am	(P-4554 A-16443)	715.40	am	(P-4689; A-10858)	2735.30	am	(P-10252)
230.230	: =	(P-9227/92: A-1859)			(E-18867)	720.10	am	(P-15260/92: A-281)	4000.110	am	(P-12005: C-16249)
230 300	: =		590.70	_	(P-4554: A-16443)			(P-4680; A-10850)	4000.120	am	(P-12005; C-16249)
1230 310	: =		650.20	am	(P-4718: A-13468)	720.20	am	(P-4680; A-10850)	4000.130	am	(P-12005; C-16249)
1230,400		(P-9222/92; A-1859)	650.21	аш	(P-4718; A-13468)	720.40	am	(P-15260/92; A-281)	4000.140	h	(P-12005; C-16249)
230.500	u	(P-9222/92; A-1859)	650.22	am	(P-4718; A-13468)			(P-4680; A-10850)	4000.150	am	(P-12005; C-16249)
1230.510	u	(P-9222/92; A-1859)	650.30	am	(P-4718; A-13468)	730.10	am	(P-4539; A-10761)	4000.160	аш	(P-12005; C-16249)
1230.520	п	(P-9222/92; A-1859)	650.40	am	(P-4718; A-13468)	730.20	am	(P-4539; A-10761)	4000.165	п	(P-12005; C-16249)
1230.530	п	(P-9222/92; A-1859)	650.50	аш	(P-4718; A-13468)	730.30	am	(P-4539; A-10761)	4000.170	am	(P-12005; C-16249)
1230.540	п	(P-9222/92; A-1859)	650.60	аш	(P-4718; A-13468)	740.10	am	(P-4757; A-10877)	4000.210	ати	(P-12005; C-16249)
			650.65	п	(P-4718; A-13468)	740.20	am	(P-4757; A-10877)	4000.220	aш	(P-12005; C-16249)
TITLE 17			660.20	аш	(P-4742; A-10865)	810.20	am	(P-17414/92; A-3853)	4000.230	ы	(P-12005; C-16249)
130.50	am	(P-18721)	660.22	Е	(P-4742; A-10865)	810.35	am	(P-17414/92; A-3853)	4000.240	am	(P-12005; C-16249)
130.70	am	(P-18721)	660.30	am	(P-4742; A-10865)	810.37	am	(P-17414/92; A-3853)	4000.250	аш	(P-12005; C-16249)
130.100	am	(P-18721)	660.40	am	(P-4742; A-10865)	810.45	am	(P-17414/92; A-3853)	4000.260	am	(P-12005; C-16249)
220.30	am	(P-19993/92; A-6760)	660.45	am	(P-4742; A-10865)			(P-4636; A-10806)	4000.270	mm	(P-12005; C-16249)
220.60	am	(P-19993/92; A-6760)	06.099	am	(P-4742; A-10865)			(E-5915)	4000.280	ш	(P-12005; C-16249)
370.		(CC-8091)	09'099	am	(P-4742; A-10865)	810.60	am	(P-17414/92; A-3853)	4000.310	ы	(P-12005; C-16249)
390.		(CC-8090)	670.10	am	(P-15265/92; A-286)	810.70	am	(P-17414/92; A-3853)	4000.320	L	(P-12005; C-16249)
510.10	am	(P-4601; A-10775)			(P-4698; A-13452)	830.10	am	(P-17405/92; A-3177)	4000.410	-	(P-12005; C-16249)
530.10	am	(P-7138; A-15534)	670.20	am	(P-4698; A-13452)	830.20	аш	(P-17405/92; A-3177)	4000.415	ш	(P-12005; C-16249)
530.20	am	(P-7138; A-15534)	670.30	am	(P-4698; A-13452)	830.40	ати	(P-17405/92; A-3177)	4000.420	н	(P-12005; C-16249)
530.70	am	(P-7138; A-15534)	670.40	am	(P-4698; A-13452)	830.80	аш	(P-17405/92; A-3177)	4000.425	и	(P-12005; C-16249)
530.80	am	(P-7138; A-15534)	670.50	am	(P-4698; A-13452)	830.90	am	(P-17405/92; A-3177)	4000.430	_	(P-12005; C-16249)
530.90	am	(P-7138; A-15534)	09.029	am	(P-15265/92; A-286)	850.20	am	(E-17263)	4000.435	и	(P-12005; C-16249)
530.100	am	(P-7138; A-15534)			(P-4698; A-13452)	850.30	am	(E-17263)	4000.440	am	(P-12005; C-16249)
530,105	am	(P-7138; A-15534)	680 10	2	(P-12055- A-18810)	950.40	0	(D 6300: A 13447)	4000 450		(P-12005: C-16249)
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4000 465	(D 12005: C.16249)	(0/0)	460 30	1	(D 10371)	111.01.01	(7 1	(00001 0)		000.000	-	(FR-1/011)	
4000.463 n	(F-12003; C-10	C-16249)	460.30	alli	(F-193/1)	110.115	am	(P-18283)		550.600	ba I	(PR-1/611)	
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4000.570 am	n (P-12005; C-16249)	6249)	1230.20	am	(P-7768; A-18856)	170.20	_	(P-18419)		1020.40	am	(P-17639)	
4000.580 am	(P-12005; C-16249)	6249)	1230.30	am	(P-7768; A-18856)	170.30	=	(P-18419)		1020.50	аш	(P-17639)	
4000.610 r	(P-12005; C-16249)	6249)	1230.40	#,n	(P-7768; A-18856)	170.40	-	(P-18419)		1501.518	C	(P-12274/92; A-1853)	853)
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.07.210 am	1 (E-16215) (P-19377	9377)	1.20	am	(P-10079)	226.640	am	(P-18405)		1501,503	аш	(P-6686)	
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n 005.701	(E-16215) (P-19377)	(9377)	1.90	n	(P-10079)	228.30	am	(P-9253/92;	A-104)	2310.80	апл	(P-1691; A-9680)	_
107.505 n	(E-16215) (P-19377	(9377)	1.100	п	(P-10079)	228.50	am	(P-9253/92;	A-104)	2700.20	аш	(P-1385; A-10541)	1)
107.510 n	(E-16215) (P-19377	(9377)	Ap.D	ш	(P-10079)	245.10	п	(P-10131)		2700.30	апл	(P-1385; A-10541)	1
107.520 n	(E-16215) (P-19377)	(9377)	Ap.E	п	(P-10079)	245.20	п	(P-10131)		2700.40	anı	(P-1385; A-10541)	1)
107.530 n	(E-16215) (P-19377	(9377)	.Ap.F	ш	(P-10079)	245.30	п	(P-10131)		2700.50	ПВ	(P-1385; A-10541)	-
107.540 n	(E-16215) (P-19377	9377)	.Ap.G	П	(P-10079)	245.40	C	(P-10131)		2700 55	UPP	(P-1385; A-10541)	(1
n 07.550 n	(E-16215) (P-19377	(9377)	1.736	п	(P-8684/92; A-18010/92;	245.50	С	(P-10131)		2700.60	unp	(P 1385; A-10541)	-
n 095.701	(E-16215) (P-19377)	(9377)			EC-3553)	245.60	п	(P-10131)		2700.70	am	(P-1385; A-10541)	1)
405.17 am)	9405)	110.20	аш	(P-18283)	245.70	п	(P-10131)		2720 5	anı	(P-1403; A-10506)	(9
405.20 am)	9405)	110.25	am	(P-18283)	451.220	am	(P-12062)		9022	up	(P-1403; A-10506)	(9
405.55 r	(E-16227) (P-19405)	9405)	110.40	атп	(P-18283)	550.50		(PR-17611)		01 0275	аш	(P-1403; A-10506)	(9
420.30 am	(E-16208) (P-19367)	(9367)	110.50	аш	(P-18283)	550 100	bes	(PR-17611)		2720.20	HUP	(P-1403; A-10506)	(9
	(P-16371/92; A-1519)	4.1519)	110.90	am	(P-18283)	550.200	_	(PR-17611)		C. O	AIII)	(P-1403; A-10506)	9
440.20	(P-16371/92; A-1519)	4-1519)	110.100	am	(P-18283)	550 300	_	(PR-17611)		1770 30		(P. 1403: A-10506)	15
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510.40 r (P-13875)	in.	c	E	1300.40 n (P-13836)	= =		1310.10 n (P-13843)	u u	п	п	1310.50 n (P-13843)	TITLE 32	310.10 am (P-3787; A-18472)	am (P-3787;	атп	am		310.100 am (F-3/6/; A-164/2,			C " C	am	am	am	330.10 am (P-14417)	me.	am	am	am	am	330.240 am (P-14417)	am	330.270 am (P-14417)	330.280 am (P-14417)	am	am	am	am	330.900 am (P-14417)	III R	
	(P-958; A-7234)	(P-958; A-7234)	(P-958; A-7234)	(P-938; A-724)	(P-18441)	(P-18441)	(P-18441)	(P-18441)	(P-18445) (E-18687)	(P-18445) (E-18687)	(P-18445) (E-18687)		(P-18445) (E-18687)	(P-18445) (E-18687)	(P-18445) (E-18687)	(P-18445) (E-18687)	(P-19460)	(F-19460)	(P-19460)	(P-19460)	(P-19460)	(P-19460)	(P-19460)		(D-1/1333)	(P-14333)	(P-14333)	(P-14342)	(P-14342)	(P-14342)		(P-13865)	(P-13865)	(P-13865)	(P-13865)	(P-13865)	(P-13865)	(P-13865)	(P-13865)	(F-138/3) (P-13875)	(5/961-1)
TITLE 23 (CONT'D)				3040.250 am		3040.310 n	3040.320 n	3040.330 п			3060.400 am			3060.900 ат		0			3070.120 am			3070.160 am	3070.170 am		TITLE 26			207.120 n	207.130 n	207.Ap.A am	TITI E 20	300 10 r	300.20 r	300.30 r	300.40 r	300.50 r	300.60 г	300.70 r	300.80 r	510.10 r	310.20
n (P-1459; A-10585)		(P-1459; A-10585)		n (P-1459; A-10585)			n (P-1505; A-10632)		(P-19072)		n (P-19072)		(P-19072)						n (F-190/2)			(P-19072)	n (P-19072)	(P-19072)	(P-19072)	(P-19072)			(P-19072)		(P-19072)				n (P-958; A-7234)				n (P-958; A-7234)		
2763.10 am	2763.20 am			2763.40 am			2770.30 am	3030.10 am			3030.25 am		3030.55 r	3030.65 am	3030.70 r			3030.85 am	3030.90 am				3030.110 am		3030.122 n				3030.127 n		3030.129 n			3040.110 am	3040.120 am	3040.130 am			3040.160 am	3040.170 am	
	(P-1403; A-10506)	(E-2055)	(P-1403; A-10506)	(P-1403; A-10506)	(F-1403; A-10506)	(P-1403; A-10506)	(P-1403; A-10506)	(P-1403; A-10506)	(P-1403; A-10506)	(P-1403; A-10506)	(P-1403; A-10506)	(P-1403; A-10506)	(P-1403; A-10506)	(P-1403; A-10506)	(P-1437; A-10563)	(P-1437; A-10563)	(P-1437; A-10563)	(P-1381; A-10559)	(F-1381; A-10539) (P-1403: A-10620)	(P-1493; A-10620)	(P-1444; A-10570)	(P-1444; A-10570)	(P-1444; A-10570)	(P-1470; A-10596)	(P-1470; A-10596)	(F-6672)	(P-1470; A-10596)	(P-1497: A-10624)	(P-1497; A-10624)	(P-1497; A-10624)	(P-1497; A-10624)	(P-1453; A-10579)	(P-1453; A-10579)	(P-1453; A-10579)	(P-1484; A-10611)	(F-1484; A-10011) (B-1484; A-10611)	(L-1404, A-10011)				
	am		am	am	am	аш	arn	am	аш	am	am	am	am	2720.Ap.A am	am	am	am	аш	am m	аш	am	am	am	am	am	ain	am	am	am	aш	am	m m	am	am	am	am	am	am	am	E	AIII

350.1010 am (P-13882)	350.1020 am (P-13882)	350.1030 am (P-13882)	350.1040 am (P-13882)	350.1050 am (P-13882)	350.1060 am (P-13882)	350.1070 am (P-13882)	350.1080 am (P-13882)	350.1090 am (P-13882)	атп	аш	am	am (am	аш	аш (350,3040 am (P-13882)		THE STATE OF THE S		L	L .	u	c	350.4010 n (F-15882)	E	am (<u>_</u>	350.Ap.C n (P-1382)	ann an	0 am		am	аш	яш	am	351.1050 am (P.86.74)	an me	яш	am		C . C . C . C . C . C . C . C . C . C .
	(P-3997; A-18505)	(P-3997; A-18505)	(P-3997; A-18505)	(P-4070; A-18507)	(P-4070; A-18507)	(P-3997; A-18505)	(P-3997; A-18505)	(P-3997; A-18505)	(P-13933)	(F-13933)	(P-13933)	(P 13933)	(P-13933)	(P 13933)	(P-13933)	(P-13933)	(P-13933)	(P-13933)	(P-13933)	(P-13933)	(P-13933)	(P-13933)	(P-13933)	(P-13933)	(P-13933)	(P-13933)	(P 13933)	(P 13933)	(P-13982)	(P-13882)	(P-13882)	(P-13882)	(P 13882)								
TITLE 32 (CONT'D)	340,3090 r	340.3110 r	340.4010 r	340.4020 r	340,4030 r	340.4050 r	340,4070 r	340.4080 r	340.4090 r	340.Ap.A r	n	.II.A n	340.Ap.B r	340.Ap.C	II.A r		341.13 n				341.70 am			341.100 am		341.140 am	341.150 am		341.180 am			341.Ap.A r	341.Tb.A	341.Tb.B r	341.Tb.C	341.16.D r	350 TO TO THE				
(P-4070; A-18507)	(P-3997; A-18505)	(P-4070; A-18507)	(P-3997; A-18505)					(P-4070; A-18507)	(P-4070; A-18507)			(P-3997; A-18505)	(P-4070; A-18507)			(P-40/0; A-1850/)			(P-4070; A-18507)		(P-4070; A-18507)		(F-40/0; A-1850/)					(P-40/0; A-1850/)		(P-3997; A-18505)	(P-3997; A-18505)	(P-3997; A-18505)	(P-3997; A-18505)	(P-3997; A-18505)	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1						
340.1020 п	340.1030 r	340.1030 n	340.1040 r	340.1040 n	340.1050 r	340.1050 n	340.1052 n	340.1055 n	340.1057 n	340,1060 r	340.1060 n	340.1070 r	340.1070 n	340.1110 n	340.1120 n	340.1130 n	340.1135 II	340.1150 n	340.1160 n	340.1170 n	340.1180 n	340.1190 n	340.1195 n	340.1220 n	340.1230 n	340.1240 n	340.1250 n	340.1270 n	340 1320 n	340.2010 r	340.2020 r	340.2030 r	340.2040 r	340.2050 r	340.2060 r	340.3010 r	340.3020	340.3030 r	340.3040 r	340,3050 r	0 0 0 0
	(P-14417)	(P-14417)	(P-10701)	(P-9797)	(P-9797)	(P-9797)	(P-9797)	(P-9797)	(P-9797)	(E-9099)	(E-9099)	(P-4070; A-18507)	(P-4070; A-18507)	(P-4070; A-18507)	(P-4070; A-18507)	(P-40/0; A-1850/)	(F-40/0, A-1850/)	(P-4070; A-18507)	(P-4070; A-18507)	(P-4070; A-18507)	(P-4070; A-18507)	(P-4070; A-18507)	(P-40/U; A-1830/)	(P-4070; A-18507)	(P-4070; A-18507)	(P-4070; A-18507)	(P-4070; A-18507)	(P-40/0; A-1850/)	(F-4070, A-18507)	(P-4070; A-18507)	(P-4070; A-18507)	(P-4070; A-18507)	(P-4070; A-18507)	(P-3997; A-18505)							
TITLE 32 (CONT'D)	330. Ap. G am	330.Ap.H am	332.170 am	п	C	п	U	u	ū	335.3010 am	335.4010 am	и	п	п		340.110 n	340.210 n			340,250 n			340.280 m	340.320 n	340.410 n	340.510 n		340.530 n	340 620 n		340.710 n	340.720 n	340.730 n		340.910 n	340.920 n				340.1000 r	

		N. O	(P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-12659/92; A-12319) (P-12659/92; A-12319) (P-12659/92; A-12319) (P-12659/92; A-12319) (P-12659/92; A-12319) (P-12659/92; A-12319) (P-12659/92; A-12319) (P-12659/92; A-12319) (P-12659/92; A-12319)	183.345 183.355 183.355 183.365 183.406 183.415 183.420 183.420 183.435 183.435 183.435 183.445 183.440 183.440 183.440 183.440	8 m m m m m m m m m m m m m m m m m m m	(P-12659/92; A-12319) (P-12659/92; A-12319)
10.11.B C P- 505.10			(P-16353) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-16355) (P-12659/92; (P-12659/92; (P-12659/92; (P-12659/92; (P-12659/92;	183.350 183.365 183.365 183.416 183.415 183.420 183.420 183.435 183.435 183.445 183.446 183.446 183.446	8 mm 8 m	555555555555555555555555555555555555555
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505.1100 n 505.1200 n 505.1300 n 505.1400 n		135 am	(P-12659/92; A-12319)	201.187	атп	(P-13371)
505.1200 n 505.1300 n 505.1300 n	7	83.140 am	(P-12659/92; A-12319)	203.101	am	(P-18919/92; A-6973)
505.1300 n 505.1400 n	1	145 am		203.107	am	(P-18919/92; A-6973)
: ::		.50 am		203.110	am	(P-18919/92; A-6973)
	1	60 am	(P-12659/92; A-12319)	203.112	am	(P-18919/92; A-6973)
		70 r	(P-12659/92; A-12319)	203.122	#:	(P-18919/92; A-6973)
II (F-1	3220) (E-13667) 183.210	10 am	(P-12659/92; A-12319)	203.123	31:	(P-18919/92; A-6973)
1 (F-1	3220) (E-13667) 183.215	115 am	(P-12659/92; A-12319)	203.123	u	(P-18919/92; A-6973)
1-1-0		.20 am	(P-12659/92; A-12319)	203.126	am	(P-18919/92; A-6973)
= 1	183.225	.25 am	(P-12659/92; A-12319)	203.128	am	(P-18919/92: A-6973)
1 1		.30 am	(P-12659/92; A-12319)	203.145	b	(P-4898; A-16630)
= :		31 n	(P-12659/92; A-12319)	203.150	am	(P-18919/92; A-6973)
= 1	E-1566/) 183.235	.35 am	(P-12659/92; A-12319)	203.201	am	(P-18919/92: A-6973)
	E-1566/) 183.240	40 am	(P-12659/92; A-12319)	203.203	am	
п 1	E-15667) 183.245	45 am	(P-12659/92; A-12319)	203.206	am	(P-18919/92: A-6973)
ш	E-1566/) 183.250	50 am	(P-12659/92; A-12319)	203.207	am	
С	E-15667) 183.255	55 am	(P-12659/92; A-12319)	203.208	am	
303.2000 m (P-15220)	E-15667) 183,310	10 am		203.209	am	
505.2700 n (P-15220)	(E-15667) 183.315	15 am	(P-12659/92; A-12319)			
05.2800 n (P-15	(E-15667) 183.320		(P-12659/92; A-12319)	203.301	am	(P-18919/92- A-6973)
303.2900 n (P-15	220) (E-15667) 183.325			203.302	am	(P-18019/02: A-6073)
	183,330		(P-12659/92; A-12319)	203.303	are ore	
105 102	183.335		(P-12659/92; A-12319)	203.306	am	
	183.340	40 am	(P-12659/92; A-12319)	203.801		(P-18919/92; A-6973)

CHITISON So I MAIN		0301 110	(1) A707. A 1650A)	TITLE 35 (CONT.D)		2113010	(D.4782: A.16504)
211 103 cm	(B.4782: A.16504)	211.1030 E	(F-4/62; A-10304)	211 2030 1	(P-12491)	211.3030 n	(P-4782: A-16504)
	(P-4787: A-16504)	21111270 m	(P-4782: A-16504)		(P-4782: A-16504)	211.3050 n	(P-4782; A-16504)
	(P-4782: A-16504)	211.1110 n	(P-4782: A-16504)		(P-4782; A-16504)	211.3070 n	
211.130 n	(P-4782; A-16504)	211.1130 п	(P-4782; A-16504)	211.2090 п	(P-4782; A-16504)	211.3090 n	
		211.1150 n		211.2110 n	(P-4782; A-16504)	211.3110 n	(P-4782; A-16504)
	(P-4782; A-16504)	211.1170 n	(P-4782; A-16504)	211.2130 n	(P-4782; A-16504)	211.3130 n	(P-4782; A-16504)
	(P-4782; A-16504)	211.1190 n		211.2150 п	(P-4782; A-16504)	211.3150 n	(P-4782; A-16504)
	(P-4782; A-16504)	211.1210 n	(P-4782; A-16504)	211.2170 n		211.3170 n	(P-4782; A-16504)
	(P-4782; A-16504)	211.1230 n		211.2190 n	(P-4782; A-16504)	211.3190 n	(P-4782; A-16504)
	(P-12491)	211.1250 n		211.2210 n	(P-4782; A-16504)	211.3210 n	(P-4782; A-16504)
	(P-4782: A-16504)	211.1270 n		211.2230 n	(P-4782; A-16504)	211.3230 n	(P-4782; A-16504)
	(P-4782: A-16504)	211.1290 п		211.2250 n		211.3250 n	(P-4782; A-16504)
211.330 n	(P-4782: A-16504)	211.1310 n	(P-4782; A-16504)	211.2270 n	(P-4782; A-16504)	211.3270 n	(P-4782; A-16504)
	(P-4782; A-16504)	211.1330 n	(P-4782; A-16504)	211.2310 n	(P-4782; A-16504)	211.3290 n	(P-4782; A-16504)
211.370 n		211.1350 n		211,2330 n	(P-4782; A-16504)	211.3310 n	(P-4782; A-16504)
211.390 n	(P-4782; A-16504)	211.1370 n		211,2350 n	(P-4782; A-16504)	211.3330 n	(P-4782; A-16504)
211.410 n		211.1390 n		211.2370 n	(P-4782; A-16504)	211.3350 n	(P-4782; A-16504)
211.430 n	(P-4782; A-16504)	211.1410 n	(P-4782; A-16504)	211,2390 n	(P-4782; A-16504)	211.3370 n	(P-4782; A-16504)
211.450 n	(P-4782; A-16504)	211.1430 n	(P-4782; A-16504)	211.2410 n	(P-4782; A-16504)	211.3390 n	(P-4782; A-16504)
211.470 n	(P-4782; A-16504)	211.1470 n	(P-4782; A-16504)	211.2430 n	(P-4782; A-16504)	211.3410 n	
211.490 n	(P-4782; A-16504)	211.1490 n	(P-4782; A-16504)	211.2450 n		211.3430 n	
211.510 n	(P-4782; A-16504)	211.1510 n	(P-4782; A-16504)	211.2470 n		211.3450 n	
211.530 n	(P-4782; A-16504)	211.1530 n	(P-4782; A-16504)	211.2490 n		211.3470 n	
211.550 n	(P-4782; A-16504)	211.1550 n	(P-4782; A-16504)	211.2510 n	(P-4782; A-16504)	211.3490 n	
211.570 n		211.1570 n		211.2530 n	(P-4782; A-16504)	211.3510 n	
211.590 n	(P-4782; A-16504)	211.1590 n	(P-4782; A-16504)	211.2550 n	(P-4782; A-16504)	211.3530 n	
211.610 n	(P-4782; A-16504)	211.1610 n	(P-4782; A-16504)	211.2570 n	(P-4782; A-16504)	211.3550 n	
211.630 n		211.1630 n	(P-4782; A-16504)	211.2590 п	(P-4/82; A-16504)	211.35/0 n	
211.650 n	(P-4782; A-16504)	211.1650 n		211.2610 п	(P-12491)	211.3590 n	
211.670 n		211.1670 n		211.2650 n		211.3610 n	
211.690 n		211.1690 n		211.2670 n	(P-4782; A-16504)	211.3630 n	
211.710 n	(P-4782; A-16504)	211.1710 n	(P-4782; A-16504)	211.2690 n	(P-4782; A-16504)	211.3650 n	
211.730 n	(P-4782; A-16504)	211.1730 n	(P-4782; A-16504)	211.2710 n	(P-4782; A-16504)	211.3670 n	
211.750 n	(P-4782; A-16504)	211.1750 n	(P-4782; A-16504)	211.2730 n	(P-4782; A-16504)	211.3690 n	
211.770 n	(P-4782; A-16504)	211.1770 n	(P-4782; A-16504)	211.2750 n		211.3710 n	
211.790 n	(P-4782; A-16504)	211.1790 n	(P-4782; A-16504)	211.2770 n		211.3730 n	
211.810 n	(P 4782; A-16504)	211.1810 n	(P-4782; A-16504)	д11.2790 п	(P-4782; A-16504)	211 3750 n	
211.830 n	(P-4782; A-16504)	211.1830 n	(P-4782; A-16504)	211.2810 n	(P-4782; A-16504)	211.3770 n	
211.850 n	(P-4782; A-16504)	211.1850 n	(P-4782; A-16504)	211.2830 n	(P-4782; A-16504)	211.3790 n	
211.870 n	(P-4782; A-16504)	211.1870 n	(P-4782; A-16504)	211.2850 n	(P-4782; A-16504)	211.3810 n	
211.890 п	(P-4782; A-16504)	211.1890 п	(P-4782; A-16504)	211.2870 n	(P-4782; A-16504)	211.3830 n	
211.910 n	(P-4782; A-16504)	211.1910 n	(P-4782; A-16504)	211.2890 n	(P-4782; A-16504)	211.3850 n	
211.930 n	(P-4782; A-16504)	211.1930 n	(P-4782; A-16504)	211.2910 n	(P-4782; A-16504)	211.3870 n	
211.950 n	(P-4782; A-16504)	211.1950 n	(P-4782; A-16504)	211.2930 n	(P-4782; A-16504)	211.3890 n	
211.970 n	(P-4782; A-16504)	211.1970 n	(P-4782; A-16504)	211.2950 n		211.3910 n	
211.990 n	(P-4782; A-16504)	211.1990 n	(P-4782; A-16504)	211.2970 n	(P-4782; A-16504)	211 3930 n	(P-4782; A-16504)
						4 4 1 1 C C C C C C C C C C C C C C C C	

TITLE 35 (CONT'D)		11 920 11	(P-4782: A-16504)	CHICOL SC BIFIT			
M. Linning	(P-4782; A-16504)	H 11. 11.	(P-12491)	211 Salo 2	/B 4782. A 16504)	211.6850 n	(P.4782; A-16504)
	(P-4782; A-16504)	211.4990 n	(P-4782; A-16504)		(F-4/82; A-10304)		(P-4782; A-16504)
11 10% a	(P-4782; A-16504)	711 5030 H	(P-4782; A 16504)		(F 4/82, A-10504)	211.0890 n	(P-4/82; A-16504)
	(P-4782; A-16504)	211.5050 n	(P-4782; A-16504)		(P-4782, A-16504)	211,6910 n	(P-4/82; A-16504)
	(P-4782; A-16504)	211.5070 n	(P 4782; A 16504)	211 5000 11	(P-4787: A-16504)		(F-4/82; A-10504)
	(P-4782; A-16504)	n 0907,117,	(P-4782; A-16504)	211.5010 2	(D 4782, A-10504)	n 0560.112	11 11 11 11 11 11
211.4110 a	(P-4782; A-16504)	2 U.ST10 a	(P-4782: A-16504)	211.0010 11	(F-4/62; A-10304)	Z11.69/U n	(P-4782; A-16504)
211.4130 n	(P-4782; A-16504)		(P-4782: A-16504)	n 0500 115	(P-4/82; A-16504)	211 60% n	(P-4782; A-16504)
11 41×(1 n	(P-4782; A-16504)	0/10	(P 3782; A 16504)	211.6050 n	(P-4782; A-16504)	211 701c n	(P-4782; A-16504)
,11 H.O. H	(P-4782; A-16504)	0/10	(P-4787: A 16504)	711.60/0 n	(P-4782; A-16504)	211.7030 n	(1 5 to 2 1 Colo 1)
211.4190 n	(P-4782; A-16504)		(1-4/02, A-10304)	211.6090 n	(P-4782; A-16504)	211.7050 n	(P-12491)
11 17 K	(P-4782; A-16504)		(1-4762; A-10304)	211.6110 n	(P-12491)	211 7070 n	(P-4782; A-16504)
	(P-4782: A-16504)		(F 476), A 16504)	211.6130 n	(P-4782; A-16504)	211.7090 n	(P-4782; A-16504)
E Kit I.	(P-4782: A-16504)	11.022.112	(F-4/62; A-10304)	211.6150 n	(P-4782; A-16504)	211.7110 n	(P-4782; A-16504)
J. U. C. 11.	(P-4782; A-16504)		(B 478); A 10504)	211.6170 n	(P-12491)	211.7130 n	(P-4782; A-16504)
11 Co. 7 11.	(P-4787: A-16504)		(F 4/87; A-16504)	211.6190 n	(P-4782; A-16504)	211 7150 n	(P-4782; A-16504)
	(P-4782: A-16504)		(P-4/82; A-16504)	211.6210 n	(P-4782; A-16504)	211.7170 n	(P-4782; A-16504)
	(P-4782: A-16504)		(P-4/82; A-16504)	211.6230 n	(P-4782; A-16504)	211.7199 n	(P-4782; A-16504)
	(D 4782; A 16504)		(P-4782; A-16504)	211.6250 п	(P-12491)	211.7210 п	(P-4782: A-16504)
	(P-4782; A-10304)		(P-4782; A-16504)	211.6270 n	(P 4782; A-16504)	211.7230 n	(P \$10 , 8 16.01)
	(P-4782: A-16504)		(P-4782; A-16504)	211.6290 n	(P-4782; A-16504)	211.7250 n	(P-4782; A-16504)
	(P-4782: A-16504)		(P-12:491)	211.6310 n	(P-4782; A-16504)	211.7270 n	(P-4782; A-16504)
1430	(P-4782, A-16504)	n 015C112	(P-4782; A-16504)	211.6330 п	(P-4782; A-16504)	211.7290 n	(P-4782; A-16504)
	(P-4782: A-16504)		(P-4782; A-16504)	211.6350 n	(P-4782; A-16504)	211.7310 n	(P-4782; A-16504)
	(P-4782: A-16504)		(F 4787; A-16504)	211.6370 n	(P-4782; A-16504)	211.7330 n	(P-4782; A-16504)
	(P-4782: A-16504)		(F-4/82; A-16504)	211.6390 п	(P-4782; A-16504)	211.7350 n	(P-4782; A-16504)
211.4510 n	(P-4782: A-16504)	711 5500 1	(F-4/62; A-10304)	211.6410 n	(P-4782; A-16504)	218,100 am	(P 4505; A., 6636)
211.4530 n	(P-4782; A-16504)		(F-13330)	211.6430 n	(P-4782; A-16504)	218.101 r	(P-4905; A-16636)
211.4550 n	(P-4782; A-16504)		(F-4/82; A-10304)	211.6450 n	(P-4782; A-16504)	218.101 n	(P-4905; A-16636)
211.4590 n	(P-4782; A-16504)		(1647) 4 (1647)	211.6470 n		218.102 атп	(P 4905, A-19636)
211.4610 n	(P-4782; A-16504)		(F-4/02; A-10504)	211.6490 n	(P-4782; A-16504)	218.103 am	(P-4905; A-16636)
211.4630 n	(P-4782; A-16504)		(F-4/62; A-10304)	211.6510 n	(P-4782; A-16504)	218.104 am	(P-4905; A-16636)
211.4650 n	(P-4782; A-16504)		(F-4/62; A-10304)	211.6530 n	(P-4782; A-16504)	218,105 am	(P-4905; A-16636)
211.4670 n	(P-4782; A-16504)		(F-4/82; A-10504)	211.6550 · n	(P-4782; A-16504)	218.106 ann	(P-4905; A-16636)
211.4690 n	(P-4782: A-16504)			211.6570 n	(P-4782; A-16504)		(P 12508)
	(P-4782: A-16504)		(F-4/82; A-10304)	211.6590 n	(P-4782; A-16504)	218.107 am	(P-4905; A-16636)
	(P-4782, A-16504)			211.6610 n	(P-4782; A-16504)	218.108 am	(P-12508)
	(P-4782: A-16504)		(P-4/82; A-16504)	211.6630 п	(P-12491)		(P-4905; A-16636)
	(P-4782: A-16504)	n 01/2/112	(P-4/82; A-16504)	211.6650 n	(P-12491)	218.110 ani	(P-4905; A-16636)
	(P-4787: A-16504)		(P-4/82; A-16504)	211.6670 n	(P-4782; A-16504)		(P-4905; A-16636)
	(P-4782, A-16504)		(P-4/82; A-16504)	211.6690 n	(P-4782; A-16504)	218.112 апп	(P-4905; A-16636)
	(P-12491)		(F-4/82; A-16504)	211.6710 n	(P-12491)		(P-12508)
	(P-12491)		(F-4/82; A-16504)	211.6730 n	(P-4782; A-16504)	218.113 n	(P-12508)
	(P-4787: A-16504)		(P-4/82; A-16504)	211.6750 п	(P-4782; A-16504)		(P-4905; A-16636)
	(P-4787, A-16504)			211.6770 n	(P-4782; A-16504)		(P-4905; A-16636)
	(P-4787: A-16504)			211.6790 n	(P-4782; A-16504)	218.123 ап	(P-4905; A-16636)
	(1-1)07, 7-10204)	d 0/86.112	(P-4783: A-16504)				
	(D-472), A 1650A)		(1-102014)	211.6810 n	(P-4782; A-16504)		(P-4905; A-16636)

0 n (P-4782; A-16504) 211,6870 0 n (P-4782; A-16504) 211,6910 0 n (P-4782; A-16504) 211,6910 0 n (P-4782; A-16504) 211,6920 1 n (P-4782; A-16504) 211,6970 1 n (P-4782; A-16504) 211,7030 1 n (P-4782; A-16504) 211,7030 1 n (P-4782; A-16504) 211,7030 1 n (P-4782; A-16504) 211,7030 1 n (P-4782; A-16504) 211,7100 1 n (P-4782; A-16504) 218,101 1 n (P-4782; A-16504) 218,101 2 n (P-4782; A-16504) 218,101 2 n (P-4782; A-16504) 218,103 2 n (P-4782; A-16504) 218,103	TITLE 35 (CONT'D	(LLD)		211.6850 n	(P-4782; A-16504)
P. 4782, A-16504 211,6910	211.5910	Ω	(P-4782; A-16504)	211.6870 n	(P-4782; A-1
December Chestral	211.5930	П	(P-4782; A-16504)		(P-4782; A-1
Decided by the control of the contro	211,5950	п	(P-4782; A-16504)		(P-4782; A-)
P-4782; A-16504 211.6950	211.5970	n	(P-4782; A-16504)		(P-4782; A-1
D n (P-4782; A-16504) 211.6970 n (P-4782; A-16504) 211.6970 n (P-4782; A-16504) 211.7030 n (P-4782; A-16504) 211.7130 n (P-4782; A-16504) 211.7230 n (P-4782; A-16504) 218.101 n (P-4782; A-16504) 218.101 n (P-4905; A-16504) 218.103 am (P-4905; A-16504) 218.113 am (P-4905; A-16504) 218.123 am (P-4905; A-165	211.5990		(P-4782; A-16504)		11/11/11/11
December 10 (P-4782; A-16504) 211 (Avit) In (P-4782; A-16504) 218 (Avit) In (P-4782; A-16504)	211.6010	П	(P-4782; A-16504)		(P-4782; A-1
December 11, 1991. 1991. 1992; A-16504) 211, 7091. 1991. 1992; A-16504) 211, 7030 1993. 19		П	(P-4782; A-16504)		(P-4782; A-1
P-4782; A-16504 211.7030 P-4782; A-16504 211.7050 P-4782; A-16504 211.7050 P-4782; A-16504 211.7090 P-4782; A-16504 211.7100 P-4782; A-16504 211.7200 P-4782; A-16504 211.7200 P-4782; A-16504 211.7200 P-4782; A-16504 211.7200 P-4782; A-16504 211.7310 P-4782; A-16504 211.7310 P-4782; A-16504 211.7310 P-4782; A-16504 211.7300 P-4782; A-16504 211.7300 P-4782; A-16504 218.103 Am		П	(P-4782; A-16504)		
P-4782; A-16504) 211,7050 n	211.6070	п	(P-4782; A-16504)		
P-12491 P-12491 P-12491 P-12491 P-4782; A-16504 P-4782	211.6090	П	(P-4782; A-16504)	211.7050 n	(P-12491)
n (P-4782; A-16504) 211.7090 n n (P-4782; A-16504) 211.7110 n n (P-4782; A-16504) 211.7130 n n (P-4782; A-16504) 211.7130 n n (P-4782; A-16504) 211.7190 n n (P-4782; A-16504) 211.7230 n n (P-4782; A-16504) 211.7230 n n (P-4782; A-16504) 211.7230 n n (P-4782; A-16504) 211.7310 n n (P-4782; A-16504) 211.7350 n n (P-4782; A-16504) 211.7350 n n (P-4782; A-16504) 211.7350 n n (P-4782; A-16504) 218.101 n n (P-4782; A-16504) 218.101 n n (P-4782; A-16504) 218.103 am n (P-4782; A-16504) 218.103 am n (P-4782; A-16504) 218.103 am n (P-4782; A-16504) 218.104 am n (P-4782; A-16504) 218.105 am n (P-4782; A-16504) 218.106 am n (P-4782; A-16504) 218.106 am n (P-4782; A-16504) 218.106 am n (P-4782; A-16504) 218.110 am n (P-4782; A-16504) 218.113 am n (P-4782; A-16504) 218.122 am n (P-4782; A-16504) 218.123 am	211.6110	n	(P-12491)	70/07	(P-4782; A-1
D n (P-4782; A-16504) 211.7110 n (P-12491) 211.7110 n (P-12491) 211.7130 n (P-12491) 211.7130 n (P-4782; A-16504) 211.7130 n (P-4782; A-16504) 211.7230 n (P-4782; A-16504) 211.7330 n (P-4782; A-16504) 211.7330 n (P-4782; A-16504) 211.7330 n (P-4782; A-16504) 218.101 r (P-4782; A-16504) 218.101 r (P-4782; A-16504) 218.103 am (P-4782; A-16504) 218.113 am (P-4782; A-16504) 218.123 am (P-4782;	211.6130	П	(P-4782; A-16504)	060	(P-4782; A-1
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	(F-4903; A-	(0000)	218.482	аш	(P-4905; A-10636)	218.66/ n	(P-12508)		218.990	am	(P-4905; A-16636)
	(P-4905; A-16636)	-16636)	218.483	am		218.668 n	(P-12508)		218.991	am	(P-4905; A-16636)
218.209 атп	(P-4905; A-16636)	-16636)	218.485	am	(P-4905; A-16636)	218.670 п	(P-12508)				(P-12508)
	(P-4905; A-16636)	.16636)	218.486	am	(P-4905; A-16636)	218.672 n	(P-12508)		218.Ap.A	am	(P-4905; A-16636)
218.211 am	(P-4905; C-6520;	-6520;	218.487	am	(P-4905; A-16636)	218.680 п	(P-12508)		218.Ap.B	аш	(P-4905; A-16636)
	A-16636)		218.489	am	(P-4905; A-16636)	218.686 n	(P-12508)		218.Ap.C	am	(P-4905; A-16636)
218.301 am	(P-4905; C-6520;	6520:	218.521	L	(P-4905: A-16636)	218 688 m	(P-12508)		218 An D	the	(P-4905: A-16636)
	A-16636)		218.525	, me		718 640 n	(P-12508)		219 100	me.	(P-5169: A-16918)
218 302 am	(P-4905, C-6520)	6520.	718 577			210,507	(D 17508)		210 101		(D \$160; A 16018)
	A-16636)		218.541	, da	(P-4005, A-16636)	310.072	(D-4005 A-16636)	(AE36)	210.101	- E	(D-5160: A-16018)
218 303 2000	(D-4005: C-6520:	6820.	210.241	GALLI	(D 4005: A 16626)	E 0/0.017	(F 4005:	4 16636)	210.101	17	(D 5169; A 16918)
210.303 am	(F→₹905, C-1	,0250	200.017	шв		218.8// #	(P-49U3; A-10030)	4-10030)	219.102	am	(P-3169; A-16918)
	A-10030)		218.581	am	(P-4905; A-16636)	218.879 r	(P-4905; A-16636)	4-16636)	219.104	am	(P-5169; A-16918)
218.304 am	(P-4903; C-6520)	6520;	218.582	am	(P-4905; A-16636)	218.881 F	(P-4905; A-16636)	4-16636)	219.105	аш	(P-5169; A-16918)
	A-16636)		218.583	am	(P-4905; A-16636)	218.883 r	(P-4905; A-16636)	4-16636)	219.106	am	(P-5169; A-16918)
218.401 am	(P-4905; C-6520;	6520;	218.584	am	(P-4905; A-16636)	218.886 #	(P-4905; A-16636)	A-16636)	219.107	am	(P-5169; A-16918)
	A-16636)		218.585	am	(P-4905; A-16636)	218.920 am	(P-4905; A-16636)	A-16636)	219.109	am	(P-5169; A-16918)
218.402 am	(P-4905; A-16636)	16636)	218.586	am	(P-4905; A-16636)		(P-12508)		219.110	am	(P-5169; A-16918)
	(P-12508)		218.601	am	(P-4905; A-16636)	218.923 am	(P-4905; A-16636)	4-16636)	219.111	та	(P-5169; A-16918)
218.403 am	(P-4905; A-16636)	16636)	218.602	am	(P-4905; A-16636)	(at	(P-12508)		219.112	am	(P-5169; A-16918)
218.404 am	(P-4905; A-16636)	16636)			(P-12508)	218.926 am	(P-4905; A-16636)	4-16636)	219.121	am	(P-5169; A-16918)
218.405 am	(P-4905; A-16636)	16636)	218.603	am	(P-4905: A-16636)		(P-12508)		219,122	E	(P-5169: A-16918)
218.421 am	(P-4905; A-	A-16636)	218.604	-	(P-4905; A-16636)	718 977 am	(P-4905; A-16636)	A-16636)	219,123	E	(P-5169: A-16918)
	(P-4905: A-	A-16636)	218.605	la.	(P-4905: A-16636)		(P-4905- A-16636)	4-16636)	219 124	me	(P-5169: A-16918)
	(P-4905: A-	A-16636)	218 606		(P_4005, A_16636)		(D-4005: A-16636)	A_16636)	210 125		(D-\$160; A-16018)
	(P-4905: A-	A-16636)	218 608	. ue	(P-4005; A-16636)		(D-12508)	(00011	210.12	- b	(P-5160: A-16018)
	(P-4905: A-	A-16636)	218.609	me	(P-4905: A-16636)	219 043	(P.4005 A.16636)	A_16636)	210.120		(P-5160: A-16018)
	(P-4905: A-	A-16636)	218 610	E	(P-4905: A-16636)		(D-17508)		210.143	0 000	(D-\$160; A-16018)
		A.16636)	218.611	1110	(D 4005, A 16636)		(F-1230s)	10000	210.143	61113	(F-5105, A-10510)
	(P.4905, A.)	A.16636)	710:011	AIII	(F 17508)	218.940 am	(F-4903; A-10030)	4-10030)	219.144	all la	
	4,006-4	10000)	010		(F-12308)		(P-12508)		219.181	Е	(F-5109; A-10918)
	(P-4905; A-	A-10030)	218.612	-	(P-4905; A-16636)		(P-4905; A-16636)	4-16636)	219.182	arn	(P-5169; A-16918)
	(P-4905; A-	A-16636)	218.613	.	(P-4905; A-16636)		(P-4905; A-16636)	4-16636)	219.183	am	
	(P-4905; A-1	A-16636)	218.620	атп	(P-4905; A-16636)	218.960 am	(P-4905; A-16636)	4-16636)	219.184	ати	
	(P-4905; A-16636)	16636)			(P-12508)		(P-12508)		219.185	(last	(P-5169; A-16918)
218.445 am	(P-4905; A-16636)	16636)	218.621	атп	(P-4905; A-16636)				219.186	атп	(P-5169; A-16918)
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TITLE 35 (CONT'D)		219.485	85 am	:69	TITLE 35 (CONT'D)	(Q.,		254.101 n	(P-17195/92; A-7782
219.204 am	(P-5169;	219.486	86 am	69;	219.926	am	(P-5169; A-16918)	254.102 n	(P-17195/92; A-7782
219.205 am		219,487	87 am	69;	219.927	am	(P-5169; A-16918)	254.103 n	(P-17195/92; A-7782)
219.206 am		219.489	89 am		219.928	am	(P-5169; A-16918)	254.104 n	(P-17195/92; A-7782
219.207 am		219.521	21 r		219.940	am	(P-5169; A-16918)	254.105 n	(P-17195/92; A-7782)
219.208 am	(P-5169; A-16918)	219.525	25 am		219.943	am	(P-5169; A-16918)	254.106 n	(P-17195/92; A-7782)
219.209 am	(P-5169; A-16918)	219.527	27 r		219.946	am	(P-5169; A-16918)	254.107 n	(P-17195/92; A-7782)
219.210 am	(P-5169; A-16918)	219.541	41 am			ати	(P-5169; A-16918)	254.108 n	(P-17195/92;
219.211 am	(P-5169; A-16918)	219.562	52 am	(P-5169; A-16918)		am	(P-5169; A-16918)	254.109 n	(P-17195/92;
219.301 am	(P-5169; A-16918)	219.581	31 am			ат	(P-5169; A-16918)	254.110 n	(P-17195/92; A-7782)
219.302 am	(P-5169; A-16918)	219.582	82 am	(P-5169; A-16918)		arn	(P-5169; A-16918)	254.111 n	(P-17195/92; A-7782)
219.303 am	(P-5169; A-16918)	219.583	83 am	(P-5169; A-16918)		am	(P-5169; A-16918)	254.112 n	(P-17195/92; A-7782)
219.304 am	(P-5169; A-16918)	219.584	34 am	(P-5169; A-16918)	219.967	am	(P-5169; A-16918)	254.130 n	(P-17195/92; A-7782)
219.401 am	(P-5169; A-16918)	219.585	35 am	(P-5169; A-16918)		am	(P-5169; C-6539;	254.131 n	(P-17195/92; A-7782)
219.402 am	(P-5169; A-16918)	219.586	36 am	(P-5169; A-16918)			A-16918)	254.132 n	(P-17195/92; A-7782)
219.403 am	(P-5169; A-16918)			(E-8295)	219.980	am	(P-5169; A-16918)	254.133 n	(P-17195/92; A-7782)
219.404 am	(P-5169; C-6539;	219.601)1 am	(P-5169; A-16918)		am	(P-5169; A-16918)	254.134 n	(P-17195/92; A-7782)
	A-16918)	219.602	02 am	(P-5169; A-16918)		am	(P-5169; A-16918)	254.135 n	(P-17195/92; A-7782)
219.405 am	(P-5169; A-16918)	219.603)3 am	(P-5169; A-16918)		am	(P-5169: A-16918)	254,136 n	(P-17195/92; A-7782)
219.421 am	(P-5169; A-16918)	219.604)4 r	(P-5169; A-16918)		am	(P-5169: A-16918)	254.201 n	
219.422 am	(P-5169; A-16918)	219.605)5 r	(P-5169; A-16918)		am	(P-5169: A-16918)	254.202 n	(P-17195/92; A-7782)
219.423 am	(P-5169; A-16918)	219.606	Je r	(P-5169; A-16918)		am	(P-5169; A-16918)	254.203 n	(P-17195/92; A-7782
219.424 аш	(P-5169; A-16918)	219.608)8 am	(P-5169; A-16918)	∀	am	(P-5169; A-16918)	254.204 n	(P-17195/92; A-7782)
219.425 am	(P-5169; A-16918)	219.609	99 am	(P-5169; A-16918)		аш	(P-5169; A-16918)	254.301 n	(P-17195/92; A-7782)
219.426 am		219.610	10 am			am	(P-5169; A-16918)	254.302 n	
		219.611	ll am		219.Ap.D	am	(P-5169; A-16918)	254.303 n	
219.428 am	(P-5169; A-16918)	219.612	12 r		232.Ap.A	am	(P-14540)	254.304 n	(P-17195/92; A-7782)
219.429 am	(P-5169; A-16918)	219.613	l3 r	(P-5169; A-16918)	237.121	am	(E-14176)	254.305 n	(P-17195/92; A-7782)
219.430 r	(P-5169; A-16918)	219.620	20 am	(P-5169; A-16918)	252.101	am	(P-18139/92; A-9684)	254.306 n	(P-17195/92; A-7782)
219.441 am		219.621	21 am		252.102	am	(P-18139/92; A-9684)	254.401 n	(P-17195/92; A-7782)
219.443 аш	(P-5169; A-16918)	219.623	23 ат	(P-5169; A-16918)	252.103	am	(P-18139/92; A-9684)	254.402 n	(P-17195/92; A-7782)
219.445 am	(P-5169; A-16918)	219.624	24 am		252.104	am	(P-18139/92; A-9684)	254.403 n	(P-17195/92; A-7782)
219.446 am	(P-5169; A-16918)	219.628	28 am	(P-5169; A-16918)	252.105	am	(P-18139/92; A-9684)	254.404 n	(P-17195/92; A-7782)
219.447 am	(P-5169; A-16918)	219.636	36 am	(P-5169; A-16918)	252.201	am		270.101 п	(P-16325)
219.449 am		219.637			252.202	am	(P-18139/92; A-9684)	270.102 n	(P-16325)
219.450 am	(P-5169; A-16918)	219.640	# 01	(P-5169; A-16918)	252.203	am	(P-18139/92; A-9684)	270.103 n	(P-16325)
219.452 am	(P-5169; A-16918)	219.640	40 am	(P-5169; A-16918)	252,204	am	(P-18139/92; A-9684)	270.104 n	(P-16325)
219.453 r	(P-5169; A-16918)	219.642		(P-5169; A-16918)	252.205	am	(P-18139/92; A-9684)	270.105	n (P-16325)
219.461 am	(P-5169; A-16918)	219.644	## ##	(P-5169; A-16918)	252.206	am		270.106 n	(P-16325)
219.462 am	(P-5169; A-16918)	219.644	14 am	(P-5169; A-16918)	252.301	am	(P-18139/92; A-9684)	270.107 n	(P-16325)
219.463 am	(P-5169; A-16918)	219.875	# 5/	(P-5169; A-16918)	252.401	am	(P-18139/92: A-9684)	270.108 n	(P-16325)
219.464 am	(P-5169; A-16918)	219.877	# 11	(P-5169; A-16918)	253.101	_	(P-18139/92: A-9698)	270.201 n	(P-16325)
219.465 r	(P-5169; A-16918)	219.879	1 6/	(P-5169; A-16918)	253.102		(P-18139/92; A-9698)	270.202 п	(P-16325)
219.466 r	(P-5169; A-16918)	219.881	31 r	(P-5169; A-16918)	253.103		(P-18139/92; A-9698)	270.301 n	(P-16325)
219.480 am	(P-5169; A-16918)	219.883	33 r	(P-5169; A-16918)	253.201	_	(P-18139/92; A-9698)	270.302 n	(P-16325)
219.481 am	(P-5169; A-16918)	219.886	# 98	(P-5169; A-16918)	253.202		(P-18139/92; A-9698)	270.303 n	(P-16325)
219.482 am	(P-5169; A-16918)	219.920	20 am	(P-5169; A-16918)	253,203		(P-18139/92; A-9698)	270.304 n	(P-16325)
219.483 am	(D-5160: A 16019)	000 010		(
		6.617	23 am	(P-5169; A-16918)	253 204	1-	(P-18139/92: A-9698)	270.305 п	(P-16325)

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TITLE 35 (CONT'D)			320.203	п	(P-2469; A-11461)	TITLE 35 (CONT'D)	D)		670.211	п	(P-18730)
270.306 n	(P-16325)		320.204	п	(P-2469; A-11461)	611.360 n		(P-2533; A-7796)	670.213	п	(P-18730)
270.307 n	(P-16325)		320.301	ш	(P-2469; A-11461)			(P-7629; A-12650)	670.215	п	(P-18730)
270.401 n	(P-16325)		320.302	и	(P-2469; A-11461)	611.361 п		(P-2533; A-7796)	670.217	п	(P-18730)
270.402 n	(P-16325)		604.101	—	(P-7621; A-12648)	611.510 a	am	(P-7629; A-12650)	670.301	п	(P-18730)
270.403 n	(P-16325)		604.102	<u>_</u>	(P-7621; A-12648)	611.521 a	am	(P-2533; A-7796)	670.401	п	(P-18730)
270.404 n	(P-16325)		604.103	_	(P-7621; A-12648)	611.560 au	am	(P-2533; A-7796)	670.501	u	(P-18730)
270.405 n	(P-16325)		604.104	ы	(P-7621; A-12648)	611.600 a	am	(P-7629; A-12650)	702.181	am	(P-16924/92: A-5769)
	(P-16325)		604.105	ь	(P-7621; A-12648)		аш	(P-7629; A-12650)	703.155	am	(P-9417)
	(P-16325)		604.401	L	(P-7621; A-12648)		am	(P-7629; A-12650)	703.181	аш	(P-9417)
	(P-16325)		605.101	bes	(P-2682; A-7943)		am	(P-7629; A-12650)	703.183	шв	(P-9417)
	(P-16325)		605,102	bee	(P-2682; A-7943)		am	(P-2533; A-7796)	703 203	E C	(P-16930/92- A-5774)
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	(D 16375)		611 102	, m	(P-7533: A-7706)	511 530		(F-7023, A-12030)	703.200	аш	(/ [+6-4])
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	(P-10323)				(F-/029; A-12030)	611.640 au	am	(P-2333; A-7796)			(P-9417)
	(P-16325)		611.10/		(A-1/96)			(P-7629; A-12650)	720.110	am	(P-16776/92; A-5625)
270.503 п	(P-16325)		611.110	am	(P-2533; A-7796)	611.646 au	am	(P-2533; A-7796)			(P-9170)
	(P-16325)				(P-7629; A-12650)			(P-7629; A-12650)	720.111	am	(P-9170)
270.601 п	(P-16325)		611.111	ати	(P-2533; A-7796)	611.647 au	am	(P-2533; A-7796)	721.102	аш	(P-9193)
270.602 n	(P-16325)		611.112	am	(P-2533; A-7796)	611.648 ai	am	(P-2533; A-7796)	721.103	am	(P-16801/92; A-5650)
270.603 n	(P-16325)		611.113	ап	(P-2533; A-7796)			(P-7629; A-12650)			(P-9193)
	(P-16325)		611.130	п	(P-2533; A-7796)	611.Ap.A a	am	(P-2533: A-7796)	721.104	am	(P-16801/92: A-5650)
	(P-16325)				(P-7629; A-12650)			(P-7629; A-12650)			(P-0103)
	(P-16325)		611.240	am	(P-7629; A-12650)	611.Ap.E n		(P-2533: A-7796)	721.105	STS	(P-0103)
	(P-16325)		611.280	аш	(P-2533; A-7796)			(P-2533: A-7796)	721 106	200	(P-0103)
	(P-16325)		611.290	am				(P_7533: A_7796)	721.111		(P-16801/02: A-5650)
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	(P-163/4)				(P-7629; A-12630)			(P-2533; A-7796)	721.Ap.B	am	(P-9193)
	(P-15223)		611.301	аш	(P-2533; A-//96)	611.Tb.Z #		(P-2533; A-7796)	721.Ap.G	am	(P-9193)
307.1103 am	(P-9803; A-19483	A-19483)				611.Tb.Z au	am	(P-2533; A-7796)	722.134	ап	(P-9445)
307.2400 am	(P-9803; A-19483	4-19483)	611.310	аш	(P-7629; A-12650)			(P-7629; A-12650)	724.101	атр	(P-9453)
307.2402 am	(P-9803; A-19483)	4-19483)	611.311	am	(P-2533; A-7796)	615.105 au	am	(P-16465'92; A-1871)	724.113	am	(P-16970/92; A-5806)
307.2403 am	(P.9803; A-19483	A-19483)			(P-7629; A-12650)	616.105 at	am	(P-16473/92; A-1878)			(P-9453)
307.2404 am	(P-9803; A-19483	A-19483)	611.350	п	(P-2533; A-7796)	670.101 n		(P-18730)	724.115	ап	(P-16970/92; A-5806)
307.2405 am	(P-9803; A-19483	A-19483)	611.351	П	(P-2533; A-7796)	670.102 n		(P-18730)	724.119	c	(P-16970/92; A-5806)
307.2406 ат	(P-9803; A	A-19483)	611.352	п	(P-2533; A-7796)	670.103 n		(P-18730)	724.173	am	(P-16970 92; A-5806)
307.2490 am	(P-9803; A	A-19483)	611.353	п	(P-2533; A-7796)	670.104 n		(P-18730)	724.210	ILL	(P-9453)
307.2491 am	(P-9803; A	A-19483)	611.354	ш	(P-2533; A-7796)	670.105 n		(P-18730)	724.211	аш	(P-9453)
320.101 n	(P-2469; A-11461)	A-11461)	611.355	ш	(P-2533; A-7796)	670.106 n		(P-18730)	724.212	яш	(P-9453)
320.102 n	(P-2469; A-11461)	A-11461)	611.356	c	(P-2533; A-7796)	670.107 n		(P-18730)	724.240	иш	(P-9453)
320.103 n	(P-2469; A	A-11461)			(P-7629; A-12650)	670.201 n		(P-18730)	724.242	MIN	(P-0453)
320.104 п	(P-2469; A	A-11461)	611.357	_	(P-2533; A-7796)			(P-18730)	724.243	шв	(P 9453)
	(P-2469; A-11461)	4-11461)	611.358	_	(P-2533: A-7796)			(p-18730)	24.0 ECT	107	(P-0453)
	(P-2469: A-11461)	A-11461)	611 359	_	(P-2533: A-7796)			(D-18730)	72.4 2.47	100	(5,00%)
	(P 2469; A 11461)	4 11461)		:	(D-7630, A-12650)			(F-18/30)	134.42/	1118	(B 0453)
320.202	(1.7402, 1)	(1011-1				507.010		(1-18/30)	167.47/	9	(5.046-1)
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C'TIMOO, 36 3 LITIT	(CL.T.)		775 354	500	(D 16831/02: A 5691)	TITLE 35 COONTIN	6		730 162	c	(P.05881	
E 33 (CON	(7 1)	2000	466,627	24111	(F-10031/92; A-3001)	111 E 33 (CONT.	ĺ	(2) 0313)	730 162		(00000)	
/24.321	am	(P-169/0/92; A-3806)	723.333		(F-10831/92; A-3081)			(F-9317)	739.103	E .	(P-9368)	
724.322	u	(P-16970/92; A-5806)	123.339	c	(P-10831/92; A-5681)			(P-931/)	/39.164	G	(P-9388)	
724.323	n	(P-16970/92; A-5806)	725.360	u	(P-16831/92; A-5681)	728.150 am	ш	(P-9317)	739.165	ш	(P-9588)	
724.326	am	(P-16970/92; A-5806)	725.401	am	(P-16831/92; A-5681)	728.Ap.B ar	am	(P-9317)	739.166	и	(P-9588)	
724.328	u	(P-16970/92; A-5806)	725.402	Ţ	(P-16831/92; A-5681)	728.Tb.A ar	arn	(P-9317)	739.167	n	(P-9588)	
724.351	аш	(P-16970/92; A-5806)	725.402	u	(P-16831/92; A-5681)		am	(P-9317)	739.170	n	(P-9588)	
724 352	-	(P-16970/92: A-5806)	725.403	: E	(P-16831/92; A-5681)	_	F	(P-16878/92: A-5727)	739.171	=	(P-9588)	
724 353	: :	(P-16970/92, A-5806)	725 404	: =	(P-16831/92: A-5681)			(P-9317)	739.172		(P-9588)	
724.333	110	(P-16970/97: A-5806)	725.410	am	(P-16831/92: A-5681)	728 Th F m		(F) (P-9317)	730 173	: :	(P-9588)	
724.334	orro	(P-16070/07: A-5806)	725 414	ting ting	(P-0745)			(F. 9317)	739 174	: =	(P-9588)	
104.401	MIII	(F-109/0/92, A-3000)	735 414	alli	(B 6345)		1	(I - 2311) (D 9479: A 15646)	730 175	7 1	(b 0500)	
724.402	п	(P-169/0/92; A-3806)	725.410	am	(F-9243)		8	(F-6426; A-13046)	739.173	п :	(P-9366)	
/24.403	аш	(P-169/0/92; A-5806)	723.340	am	(F-9243)	/38.101 am	E	(P-16//0/92; A-6190)	739.180	E	(P-9388)	
724.404	n	(P-16970/92; A-5806)	725.541	am	(P-9245)			(P-8423; A-15641)	739.181	=	(P-9588)	
724.410	am	(P-16970/92; A-5806)	725.542	am	(P-9245)		am	(P-16770/92; A-6190)	739.182	u	(P-9588)	
724.414	аш	(P-9453)	725.543	апп	(P-16831/92; A-5681)	738.117 n		(P-8423; A-15641)	807.105	аш	(P-17703)	
724.416	am	(P-9453)			(P-9245)	739.100 n		(P-9588)	807.106	g;	(E-17268)	
724.670	am	(P-9453)	725.1100	п	(P-9245)	739.110 n		(P-9588)	810.101	am	(P-17709)	
724.671	am	(P-9453)	725,1101	п	(P-9245)			(P-9588)	810.103	аш	(P-8702) (P-17709)	17709)
774 677	am	(P-9453)	725.1102	п	(P-9245)	739.112 n		(P-9588)	810.104	am	(P-8702) (P-17709)	17709)
724 673	me	(P-16970/92: A-5806)	726.140	-	(P-9528)	739 120 n		(P-9588)	811,101	am	(P-8726) (P-17730)	17730)
		(P-0453)	726 141		(P-9528)	730 171 m		(p-0588)	811 171	am	(P-8726)	
724 1100	5	(P-0453)	726 142	. 1-	(P-9528)	730 122		(P-0588)	811 110	am	(P-8726)	
724 1101	= 6	(B 0453)	776 143	. 6	(D-0529)	730 173		(D-0588)	811 111	0.00	(P-8726)	
724 1103	п :	(F-9433)	725 144	m 1	(F-9328)	II (51.95)		(F-9368)	011.111	a a	(97/8-I)	
725 101	п	(F-9453)	726 300	-	(F-9320)	139.1267		(r-9300)	011.112	II o	(D-17730)	
101.67/	am	(F-9243)	720.200	аш	(F-1/026/92; A-3603)	739.130 n		(F-9386)	011.301	4111	(05//I-I)	
/25.113	am	(P-16831/92; A-3681)			(F-9528)	/39.131 n		(F-9388)	611.302	AIII	(P-6/20)	
		(P-9245)	1.20.201	аш	(F-9228)	/39.132 n		(F-9288)	611.303	E	(F-6/20)	
725.115	am	(P-16831/92; A-5681)	726.203	am	(P-9528)	739.140 n		(P-9588)	811.310	am	(P-16962/92; A-12413)	; A-124
725.119	п	(P-16831/92; A-5681)	726.204	am	(P-9528)	739.141 n		(P-9588)	811.319	am	(P-8/20)	
725.173	апл	(P-16831/92; A-5681)	726.206	am	(P-9528)	739.142 n		(P-9588)	811.323	am	(P-8726)	
725.210	am	(P-9245)	726.207	am	(P-9528)	739.143 n		(P-9588)	811.324	u	(P-8726)	
725.211	am	(P-9245)	726.212	am	(P-9528)	739.144 п		(P-9588)	811.325	u	(P-8726)	
725.212	am	(P-9245)	726.219	am	(P-9528)	739.145 n		(P-9588)	811.326	п	(P-8726)	
725.240	am	(P-9245)	726.Ap.I	am	(P-9528)	739.146 n		(P-9588)	811.700	am	(P-8726)	
725.242	am	(P-9245)	728.102	am	(P-9317)	739.147 n		(P-9588)	811.701	am	(P-8726)	
725.243	am	(P-9245)	728.103	am	(P-16878/92; A-5727)	739.150 n		(P-9588)	811.702	аш	(P-8726)	
725 245	m _e	(P-9245)	728 105	me	(P-9317)	730 151		(D-0588)	811,703	am	(P-8726)	
725 247	me.	(P-9245)	728.107	am	(P-9317)	739 152 m		(P-9588)	811.704	am	(P-8726)	
725 321	ше	(P-16831/92: A-5681)	728 109	am	(P-9317)	739 153 11		(P-9588)	811.705	аш	(P-8726)	
		(P-9245)	728.114	п	(P-9317)	739.154 n		(P-9588)	811.706	am	(P-8726)	
725 322		(P-16831/92: A-5681)	728.135	am	(P-16878/92: A-5727)	739.155 п		(P-9588)	811.707	am	(P-8726)	
725.322	_	(P-16831/92: A-5681)			(P-9317)	739.156 n		(P-9588)	811.708	am	(P-8726)	
725.323	i 1-	(P-16831/92: A-5681)	728.136	п	(P-9317)	739.157 n		(P-9588)	811.709	am	(P-8726)	
725.323		(P-16831/92; A-5681)	728.140	п	(P-9317)	739.158 n		(P-9588)	811.710	am	(P-8726)	
725 374	F	(P-16831/92: A-5681)	728.141	am	(P-16878/92; A-5727)	739 159 n		(P-9588)	811.711	аш	(P-8726)	
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(P. 97.26) (F. 17.659)	CONT'D)		817 404	p	(D 17650)	Charles Co. No. In the state of		000		
am (PST/20) 817.407 (PST/20) (P	am	(P-8726)	817 405	= =	(P-17650)	111LE 35 (CONT. D)	. 1000 C. 1000	400.260	1e	(A-4464)
n (P.17544) 817.446 (P.17689) (P.17644) (P.176444) (P.176444) (P.176444) (P.17		(P-8726)	817.406	=	(P-17659)		M-10007: 4-9911)	400.280	2 2	(A-4464)
Phi-17644 B17,404 B17,405 Phi-17655 Phi-17655 Phi-17654 Phi-17654 Phi-17655 Phi-17654 Phi-17654 Phi-17655 Phi-17654 Phi-17655 Phi-17654 Phi-17655 Phi-17655 Phi-17655 Phi-17654 Phi-17655		(P-8726)	817.407		(P-17659)	1422 123	(B-20002/02: A-9011)	400.280	<u> </u>	(A 1164)
Part	am	(P-17644)	817.408	п	(P-17659)		(P-2002) 22, A-2211)	400.230	2 2	(4-4464)
Part	am	(P-17644)	817.409	ш	(P-17659)		(P-2002/22, F-2711)	400 410	2 5	(A-4464)
Part	am	(P-17654)	817.410	n	(P-17659)		(P-2002/92: A-9911)	400 420	2 2	(A-4464)
Prof. Prof	aш	(P-16920/92; A-12409)	817.411	п	(P-17659)		(P-20002/92: A-9911)	400.430	2 2	(A-4464)
Part	am	(P-8714)	817.412	U	(P-17659)	<	(P-20002/92, A-9911)	400 440	2	(A-1464)
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(P.8714) (P.7758) TTTLE 38 TTTLE 38 (P.8714) (P.7758)	am	(P-8714)	817,416	п	(P-17659)		(D-20002)25, A-0011)	400 620	2 6	(A-4464)
(P.8714) 817.448 0 (P.17589) TITLE 38 TITLE 38 Control of the	п	(P8714)	817.417	п	(P-17659)		(1-5005/2, 57,11)	400 630	2 2	(4.1161)
(P-8714) 817.419 (P-17599) 170.10 am (P-6929) 400.650 re (P-8714) 817.421 (P-17599) 170.10 am (P-6929) 400.650 re (P-8714) 817.421 (P-1752) 817.421 (P-1752) 400.650 re (P-1772) 817.421 (P-17689) 180.10 am (P-6929) 400.650 re (P-1772) 817.50 m (P-1689) 180.20 n (P-14066) re (P-1772) 817.50 m (P-16879) 180.23 n (P-14066) re (P-10650) re (P-1772) 817.50 m (P-166520) 180.23 m (P-14066) re	п	(P-8714)	817.418		(P-17659)	TITLE 38		400 640	D 0	(1911-4)
(P. 8714) 817.420 (P. 17659) 10.010 am (P. 6792) 400.660 re (P. 1772) 817.420 (P. 17659) 10.010 am (P. 6792) 400.660 re (P. 1772) 817.420 (P. 17659) 10.010 am (P. 6792) 400.660 re (P. 1772) 817.01 (P. 17659) 18.02.7 n (P. 14006) 2. 4.123 400.660 re (P. 1772) 88.70 n (P. 1662) 2. 4.288 18.02.7 n (P. 14006) re 400.670 re (P. 1772) 88.20 n (P. 1662) 2. 4.288 18.02 n (P. 14006) re 19.02 n P. 1400, 100 re 19.02 <td>am</td> <td>(P-8714)</td> <td>817.419</td> <td>: c</td> <td>(p-17659)</td> <td>0</td> <td>(0505 0)</td> <td>400.640</td> <td>2</td> <td>(A-4404)</td>	am	(P-8714)	817.419	: c	(p-17659)	0	(0505 0)	400.640	2	(A-4404)
(P.1721) 817.421 (P.17659) 10.500 am (P.6929) 400.665 re (P.1721) 817.241 (P.17659) 10.500 am (P.6929) 400.667 re (P.1721) 817.261 n (P.17659) 180.24 n (P.14006692, A-123) 400.675 re (P.1721) 88.247 am (P.1659) 180.24 n (P.14006692, A-123) 400.675 re (P.1721) 88.247 am (P.1659) 180.24 n (P.14006692, A-123) 400.670 re (P.1722) 140.010 am (P.16692) 180.24 n (P.14006692, A-123) 400.670 re (P.1722) 140.010 am (P.1606692, A-123) 400.680 re 400.670 re 400.670 re (P.17649) 140.010 am (P.160692, A-123) 400.670 re 400.670 re (P.17649) 140.010 am (P.160692) am (P.1006692) re	am	(P-8714)	817 470	: :	(P-17650)		(F-6929)	400.630	2	(A-4464)
(P-17721) 817.501 (P-17624) 817.501 (P-17624) am (P-0602) A-17721 400.670 re-177221 400.670 re-177221 817.501 n (P-17721) 817.501 n (P-1661922, A-123) 400.670 re-177221 400.670 re-177221 400.670 re-177221 88.207 n (P-1661922, A-123) 400.670 re-177221 400.670 re-177221 400.670 re-177221 400.670 re-177221 400.670 re-177221 400.670 re-177221 400.670 re-17649 re-177221 400.670 re-17649 re-17649 re-17649 re-177221 400.710 re-17649 re-17660 re-17660 re-17660 re-176	am	(P-8714)	817 421		(05)1(0)		(F-0929)	400.000	ע	(ナロナナーゼ)
(P-17721) 81 ApA (P-16592) 180.10 am (P-1400692, A-123) 400.07 Or reg (P-17721) 88.8.70 an (P-16592, A-123) 180.24 n (P-1400692, A-123) 400.07 Or reg (P-17721) 88.8.70 an (P-166192, A-123) 180.24 n (P-1400692, A-123) 400.07 Or reg (P-17721) 87.0. n (P-160692, A-123) 180.24 n (P-160692, A-123) 400.70 Or reg (P-17721) 1420.10 am (P-166292, A-123) 180.25 n (P-160692, A-123) 400.70 Or reg (P-17649) 1420.10 am (P-166292, A-24947) 180.25 n (P-160692, A-123) 400.70 Or reg (P-17659) 1420.10 n (P-160692, A-123) 140.70 Or reg reg 140.10 Or reg 1420.10 Or reg reg 140.10 Or reg reg	Ti di	(P-17771)	817 501	= ((8) 12(50)		(F-0929)	400.003	2	(A-4404)
(P-1772) 88.2.47 an (P-1621) 180.24 n (P-14721) 400.685 re (P-17721) 88.2.07 an (P-16721) 180.24 n (P-16721) 400.680 re (P-17721) 1420.101 am (P-16529) 180.24 n (P-1606952-A-123) 400.680 re (P-17721) 1420.102 am (P-16529) 180.24 n (P-16629) 400.700 re (P-17649) 1420.103 n (P-1662592-A-9947) 180.92 n (P-166692-A-123) 400.700 re (P-17649) 1420.103 n (P-1662592-A-9947) 180.92 n (P-166692-A-123) 400.710 re (P-17649) 1420.104 n (P-1662592-A-9947) 180.92 n (P-166692-A-123) 400.710 re (P-17659) 1420.105 n (P-1662592-A-9947) 180.30 n (P-166692-A-123) 400.100 re (P-166992-A-123) 400.100 re P-166992-A-123)	: ::	(P-17721)	017.301	=	(K-1/039)		(P-14006/92; A-123)	400.670	re	(A-4464)
(P-17721) 870.2 (1) am (P-16721) 880.2 (1) am (P-16721) 400.680 re (P-17721) 870.2 (1) am (P-16722) A (1-16722) (P-16722) A (1-16722) A (1-16722) A (1-16722) A (1-16722) A (1-16722) A (1-16722) A (1-167222) A (1-1672222) A (1-16722222) A (1-1672222222) A (1-16722222222) A (1-167222222222) A (1-1672222222222) A (1-167222222222) A (1-16722222222222222222222222222222222222	: :	(17/17)	of 0.207	c	(F-1/659)		(P-14006/92; A-123)	400.675	7c	(A-4164)
(P-17721) 8/6. n RC-1858/92; A-133 am (P-17721) 400,600 re (P-17721) 1420.101 am (P-1658/92; A-9947) 180.85 am (P-5992) 490.700 re (P-17721) 1420.101 am (P-1652/92; A-9947) 180.85 am (P-1649) 400.700 re 400.700 (P-17649) 1420.103 n (P-1665/92; A-9947) 180.92 n (P-10669); A-1231 400.700 re 6 (P-17659) 1420.103 n (P-1665/92; A-9947) 180.100 am (P-1695); A-1231 400.910 re 6 (P-17659) 1420.108 n (P-1665/92; A-2947) 180.100 am (P-16959; A-123) 400.100 re 6 700.100 re 6 700.100 re	7	(5-1//21)	828.207	аш	(P-4621/92: A-4190)		(P-14006/92; A-123)	400.680	re	(A-1464)
(P-17721) 400 700 re (P-17721) 400 700 re (P-17721) 400 700 re (P-17649) (P-17649) (P-17659) n (P-1662592, 4-9947) 180.92 n (P-14006922, 4-123) 400.700 re 400.700 re (P-1662592, 4-9947) 180.92 n (P-14006922, 4-123) 400.1010 re P-17659 (P-17659) 1420.103 n (P-1662592, 4-9947) 180.015 n (P-1662592, 4-9947) 180.015 n (P-1662592, 4-9947) 180.015 n P-1606592, 4-1039 400.1010 re P-1606592, 4-1039 400.1010	G :	(F-1//21)	876.	_	(E-16191/92; O-18856/92;		(P-14006/92; A-123)	400.690	2	(A-1464)
(P-1764) H20.101 am (P-16655/92, A-9947) 180.92 n (P-1406052), A-123 400.710 re (P-1764) H20.103 am (P-16625/92, A-9947) 180.94 n (P-1406052), A-123 400.710 re (P-1764) H20.103 n (P-16625/92, A-9947) 180.94 n (P-14060692, A-123) 400.1010 re (P-1765) H20.105 n (P-16625/92, A-9947) 180.106 am (P-14060692, A-123) 400.1010 re (P-17659) H20.106 n (P-16625/92, A-9947) 180.107 am (P-6589, W-13197) 400.1030 re (P-17659) H20.107 n (P-16625/92, A-9947) 190.75 n (P-160599, W-13197) 400.1030 re (P-17659) H20.101 n (P-166592, A-9947) 190.75 n (P-196599, W-13197) 400.1030 re (P-17659) H20.102 n (P-166592, A-9947) 190.75 n (P-194099, W-13197) 400.1030 re <th< td=""><td>IJ</td><td>(F-1//21)</td><td></td><td></td><td>RC-18857/92; M-2438)</td><td></td><td>(P-5990; A-9893)</td><td>400.700</td><td>الد</td><td>(A-4464)</td></th<>	IJ	(F-1//21)			RC-18857/92; M-2438)		(P-5990; A-9893)	400.700	الد	(A-4464)
P. 17659 1420.102 am	E	(F-1//21)	1420.101	ат	(P-19625/92; A-9947)		(E-6321)	400.710	70	(A-4464)
(P-17659) 1420.103 n (P-18625/92; A-9947) 180.94 n (P-14006/92, A-123) 400.810 re (P-17659) 1420.104 n (P-18625/92; A-9947) 180.100 am (P-14006/92, A-123) 400.910 re (P-17659) 1420.105 n (P-18625/92; A-9947) 190.75 am (P-6899; W-13197) 400.100 re (P-17659) 1420.107 n (P-18625/92; A-9947) 190.75 n (P-6899; W-13197) 400.100 re (P-17659) 1420.107 n (P-18626/92; A-9947) 190.75 n (P-6899; W-13197) 400.100 re (P-17659) 1421.10 n (P-18627/92; A-9947) 190.75 n (P-19347) 400.100 re (P-17659) 1421.11 n (P-18619/92; A-10322) 380.10 n (P-19347) 400.100 re (P-17659) 1421.11 n (P-18619/92; A-10322) 380.20 n (P-19347) 400.100 re (P-17659) <t< td=""><td>E</td><td>(P-1/649)</td><td>1420.102</td><td>аш</td><td>(P-19625/92; A-9947)</td><td></td><td>(P-14006/92; A-123)</td><td>400.720</td><td>5</td><td>(A-4464)</td></t<>	E	(P-1/649)	1420.102	аш	(P-19625/92; A-9947)		(P-14006/92; A-123)	400.720	5	(A-4464)
(P-17659) 1420.104 n (P-166559) 1420.104 n (P-166559) A-13197 400.910 re (P-17659) 1420.106 n (P-1665592, R-13197) 100.70 am (P-6599; W-13197) 400.1020 re (P-17659) 1420.107 n (P-1665592; A-9947) 190.75 n (P-6599; W-13197) 400.1020 re (P-17659) 1420.107 n (P-1665592; A-9947) 190.75 n (P-6599; W-13197) 400.1030 re (P-17659) 1420.110 n (P-1665592; A-10392) 380.20 n (P-19347) 400.1030 re (P-17659) 1421.120 n (P-1661592; A-10392) 380.20 n (P-19347) 400.1030 re (P-17659) 1421.121 n (P-1661592; A-10392) 400.120 re (A-4464) 400.1030 re (P-17659) 1421.121 n (P-1661592; A-10392) 400.120 re (A-4464) 400.100 re (P-17659)	аш	(P-1/649)	1420.103	n	(P-19625/92; A-9947)		(P-14006/92; A-123)	400.810	2	(Y-7+0+)
(P-17659) 1420.105 n (P-1962592; A-9947) 190.35 n (P-6599; W-13197) 400.1010 re (P-17659) 1420.106 n (P-1962592; A-9947) 190.35 n (P-6599; W-13197) 400.1020 re (P-17659) 1420.120 n (P-1962592; A-9947) 190.155 nm (P-6599; W-13197) 400.1020 re (P-17659) 1420.120 n (P-1962592; A-10322) 380.10 n (P-18947) 400.1030 re (P-17659) 1421.101 n (P-1961592; A-10322) 380.20 n (P-18347) 400.1030 re (P-17659) 1421.121 n (P-1961592; A-10322) 380.20 n (P-18347) 400.1030 re (P-17659) 1421.121 n (P-1961592; A-10322) 380.20 n (P-18347) 400.1030 re (P-17659) 1421.130 n (P-1961592; A-10322) 400.120 re (A-4464) 400.1100 re (P-17659) 1421.131 <td>_</td> <td>(P-17659)</td> <td>1420.104</td> <td>п</td> <td>(P-19625/92; A-9947)</td> <td></td> <td>(P-14006/92; A-123)</td> <td>400.910</td> <td>2</td> <td>(A-4464)</td>	_	(P-17659)	1420.104	п	(P-19625/92; A-9947)		(P-14006/92; A-123)	400.910	2	(A-4464)
(P-17659) 1420.106 (P-19625/92; A-9947) 190.70 am (P-6599; W-13197) 400.1020 re (P-17659) 1420.106 (P-19625/92; A-9947) 190.155 n (P-6599; W-13197) 400.1030 re (P-17659) 1420.101 (P-19615/92; A-9947) 190.165 n (P-19347) 400.1030 re (P-17659) 1421.110 (P-19615/92; A-10392) 380.20 n (P-19347) 400.1060 re (P-17659) 1421.111 n (P-19615/92; A-10392) 380.20 n (P-19347) 400.1060 re (P-17659) 1421.11 n (P-19615/92; A-10392) 380.20 n (P-19347) 400.1070 re (P-17659) 1421.12 n (P-19615/92; A-10392) 400.120 re (A-4464) 400.1070 re (P-17659) 1421.13 n (P-19615/92; A-10392) 400.130 re (A-4464) 400.110 re (P-17659) 1421.13 n (P-19615/92; A-10392) 400.13<	C	(P-17659)	1420.105	п	(P-19625/92; A-9947)		(P-6599; W-13197)	400.1010	22	(+9++-K)
(P-17659) 1420.107 n (P-18625/92; A-9947) 190.75 n (P-6892; W-13197) 400.1030 re (P-17659) 1420.107 n (P-19625/92; A-9947) 190.165 am (P-6899; W-13197) 400.1040 re (P-17659) 1421.101 n (P-19615/92; A-10392) 380.10 n (P-19347) 400.1040 re (P-17659) 1421.111 n (P-19615/92; A-10392) 380.20 n (P-19347) 400.1050 re (P-17659) 1421.111 n (P-19615/92; A-10392) 380.20 n (P-19347) 400.1070 re (P-17659) 1421.121 n (P-19615/92; A-10392) 400.110 re (A-4464) 400.1070 re (P-17659) 1421.131 n (P-19615/92; A-10392) 400.140 re (A-4464) 400.1100 re (P-17659) 1421.141 n (P-19615/92; A-10392) 400.140 re (A-4464) 400.1130 re (P-17659) 1421.141<	п	(P-17659)	1420.106	<u>_</u>	(P-19625/92; A-9947)		(P-6599; W-13197)	400.1020	2	(A-4464)
(P-17659) 1420.120 (P-19625/92; A-19947) 190.165 am (P-6599; W-13197) 400.1040 re (P-17659) 1421.101 (P-19615/92; A-10392) 380.10 (P-19447) 400.1050 re (P-17659) 1421.111 (P-19615/92; A-10392) 380.20 (P-19347) 400.1050 re (P-17659) 1421.111 (P-19615/92; A-10392) 380.30 (P-19447) 400.1050 re (P-17659) 1421.121 (P-19615/92; A-10392) 400.110 re (A-4464) 400.1080 re (P-17659) 1421.131 (P-19615/92; A-10392) 400.110 re (A-4464) 400.1100 re (P-17659) 1421.131 (P-19615/92; A-10392) 400.140 re (A-4464) 400.1100 re (P-17659) 1421.131 (P-19615/92; A-10392) 400.140 re (A-4464) 400.1130 re (P-17659) 1421.141 (P-19615/92; A-10392) 400.140 re (A-4464) 400.110 re (P-17659)	п	(P-17659)	1420.107	п	(P-19625/92; A-9947)		(P-6599; W-13197)	400.1030	2	(A-4464)
(P-17659) 1421.101 n (P-1961592; A-10392) 380.10 n (P-1947) 400.1050 re (P-17659) 1421.110 n (P-1961592; A-10392) 380.20 n (P-1947) 400.1050 re (P-17659) 1421.110 n (P-1961592; A-10392) 380.20 n (P-19347) 400.1070 re (P-17659) 1421.120 n (P-1961592; A-10392) 400.110 re (A-4464) 400.1070 re (P-17659) 1421.121 n (P-1961592; A-10392) 400.120 re (A-4464) 400.1100 re (P-17659) 1421.131 n (P-1961592; A-10392) 400.130 re (A-4464) 400.1100 re (P-17659) 1421.131 n (P-1961592; A-10392) 400.130 re (A-4464) 400.1130 re (P-17659) 1421.141 n (P-1961592; A-10392) 400.142 re (A-4464) 400.1130 re (P-17659) 1421.142 n	c.	(P-17659)	1420.120	п	(P-19625/92; A-9947)		(P-6599; W-13197)	400,1040	2	(A-4464)
(P-17659) 1421.110 n (P-19615/92; A-10392) 380.20 n (P-19347) 400.1060 re (P-17659) 1421.111 n (P-19615/92; A-10392) 380.30 n (P-19347) 400.1070 re (P-17659) 1421.120 n (P-19615/92; A-10392) 400.110 re (A-4464) 400.1080 re (P-17659) 1421.120 n (P-19615/92; A-10392) 400.130 re (A-4464) 400.1110	п	(P-17659)	1421.101	п	(P-19615/92; A-10392)		(P-19347)	400,1050	2	(4-4464)
(P-17659) 1421.111 n (P-19615/92; A-10392) 380.30 n (P-19347) 400.1070 re (P-17659) 1421.120 n (P-19615/92; A-10392) 400.110 re (A-4464) 400.1080 re (P-17659) 1421.121 n (P-19615/92; A-10392) 400.110 re (A-4464) 400.1080 re (P-17659) 1421.131 n (P-19615/92; A-10392) 400.120 re (A-4464) 400.1100 re (P-17659) 1421.131 n (P-19615/92; A-10392) 400.140 re (A-4464) 400.1110 re (P-17659) 1421.141 n (P-19615/92; A-10392) 400.142 re (A-4464) 400.1130 re (P-17659) 1421.141 n (P-19615/92; A-10392) 400.143 re (A-4464) 400.1130 re (P-17659) 1421.11 n (P-20002/92; A-9911) 400.150 re (A-4464) 400.1100 re (P-17659) 1422.110 <	п	(P-17659)	1421.110	_	(P-19615/92; A-10392)		(P-19347)	400 1060	10.	(A-4464)
(P-17659) [421.120] n (P-19615/92; A-10392) 400.110 re (A-4464) 400.1080 re (P-17659) [421.121] n (P-19615/92; A-10392) 400.120 re (A-4464) 400.1080 re (P-17659) [421.131] n (P-19615/92; A-10392) 400.130 re (A-4464) 400.110 re (P-17659) [421.131] n (P-19615/92; A-10392) 400.141 re (A-4464) 400.1130 re (P-17659) [421.14] n (P-19615/92; A-10392) 400.141 re (A-4464) 400.1130 re (P-17659) [421.14] n (P-19615/92; A-10392) 400.143 re (A-4464) 400.1140 re (P-17659) [421.11] n (P-19615/92; A-10392) 400.150 re (A-4464) 400.1160 re (P-17659) [422.10] n (P-20002/92; A-9911) 400.205 re (A-4464) 400.1180 re (P-17659) [422.10]	п	(P-17659)	1421.111	п	(P-19615/92; A-10392)		(P-19347)	400.1070	2	(4-1464)
(P-17659) 1421.121 n (P-19615/92; A-10392) 400.120 re (A-4464) 400.110 re 400.110 re (A-4464) 400.110	п	(P-17659)	1421.120	п	(P-19615/92; A-10392)		(A-4464)	400.1080	2	(+9++-4)
(P-17659) 1421.130 n (P-19615/92; A-10392) 400.130 re (A-4464) 400.1100 re (A-4464) 400.1110	Г	(P-17659)	1421.121	П	(P-19615/92; A-10392)		(4-4464)	400 1090	2	(1977)
(P-17659) 1421.131 n (P-19615/92; A-10392) 400.140 re (A-4464) 400.1120 re (P-17659) 1421.140 n (P-19615/92; A-10392) 400.141 re (A-4464) 400.1130 re (P-17659) 1421.141 n (P-19615/92; A-10392) 400.142 re (A-4464) 400.1130 re (A-4464) 400.1130 re (P-17659) 1422.101 n (P-20002/92; A-9911) 400.205 re (A-4464) 400.1160 re (P-17659) 1422.105 n (P-20002/92; A-9911) 400.205 re (A-4464) 400.1100 re (P-17659) 1422.110 n (P-20002/92; A-9911) 400.206 re (A-4464) 400.1100 re (P-17659) 1422.110 n (P-20002/92; A-9911) 400.206 re (A-4464) 400.1100 re (P-17659) 1422.110 n (P-20002/92; A-9911) 400.206 re (A-4464) 400.1200 re (A-4464) 400.120 re (A-4464) 4		(P-17659)	1421.130	п	(P-19615/92; A-10392)		(7977-4)	400 1110	2 2	(F9FF-F)
(P-17659) 1421.140 n (P-19615/92; A-10392) 400.141 re (A-1464) 400.1130 re (P-17659) 1421.141 n (P-19615/92; A-10392) 400.142 re (A-1464) 400.1140 re (A-1464) 400.1140 re (A-17659) 1422.101 n (P-20002/92; A-9911) 400.150 re (A-1464) 400.1160 re (P-17659) 1422.102 n (P-20002/92; A-9911) 400.205 re (A-1464) 400.1160 re (A-17659) 1422.102 n (P-20002/92; A-9911) 400.205 re (A-1464) 400.1100 re (P-17659) 1422.102 n (P-20002/92; A-9911) 400.205 re (A-1464) 400.1100 re (P-17659) 1422.102 n (P-20002/92; A-9911) 400.205 re (A-1464) 400.1100 re (P-17659) 1422.102 n (P-20002/92; A-9911) 400.206 re (A-1464) 400.1200 re (A-17659) 1422.102 n (P-20002/92; A-9911) 400.206 re (A-17659) 1422.111 n (P-20002/92; A-9911) 400.206 re (A-17659) 1422.121 n (P-20002/92; A-9911) 400.206 re	С	(P-17659)	1421.131	C	(P-19615/92; A-10392)		(4.1464)	400 1120	2 2	(3 4164)
(P-17659) 142.1.141 n (P-19615/92; A-10392) 400.142 re (A-4464) 400.1140 re (P-17659) 142.1.11.A n (P-19615/92; A-10392) 400.143 re (A-4464) 400.1160 re (A-4664) 400.1180 re (A-4664) 400.1200 re (A-4664) 400.120 re (A-4664) 400.1200 re (A-4	п	(P-17659)	1421.140	П	(P-19615/92: A-10392)		(4 4464)	100 1130	2 2	(4-4464)
(P-17659) 1421.11.A n (P-19618/92; A-10392) 400.143 re (A-4464) 400.1180 re (A-4464) 400.1160 re (A-4464) 400.1160 re (A-4464) 400.1160 re (A-4464) 400.1160 re (A-4464) 400.1170 re (A-4464) 400.120 re (A-4464) 400.1170 re (A-4464) 400.1170 re (A-4464) 400.1170 re (A-4464) 400.1170 re (A-4464) A00.1170	u	(P-17659)	1421.141	Ξ	(P-19615/92; A-10392)		(4 4464)	400 1140	2 2	(A-4464)
[422.10] n (P-20002/92; A-9911) 400.150 re (A-4464) 400.1160 re (A-4464) 400.1170 re (A-4464) 400.1180 re (A-4464) 400.1200 re (A-4464) 400.1200 re (A-4464) 400.1200 re (A-4464) 400.1210 re (A-4464) <	п	(P-17659)	1421.II.A	=	(P-19615/92; A-10392)		(4-4464)	JUN 1130	2 3	(A-4464)
422.105	п	(P-17659)	1422,101	_	(P-20002/92: A-9911)		(4-446.1)	0911 OOF	3	(A 1464)
1422.106		(P-17659)	1422.105	2	(P-20002/92: A-9911)		(A-4464)	100 1170	2 3	(1 (16.1)
1422.110 n (P-20002/92; A-9911) 400.230 re (A 4464) 400.1200 re (A 4464) 400.1210 re (A 4664) 400.1220 re (A 4664)	u	(P-17659)	1422.106	2	(P-20002/92: A-9911)		(4 4464)	300 1180	2 3	(A-4464)
1422.111 n (P-20002/92; A-9911) 400.230 re (A 4464) 400.1210 re (1422.121) n (P-20002/92; A-9911) 400.240 re (1424.120 re (1422.121) n (P-20002/92; A-9911) 400.250 re (1424.120 re (1422.121) n (P-20002/92; A-9911) 400.250 re (1424.120 re (1422.121) re (1	L L	(P-17659)	1422,110	= =	(P-20002/92: A-9911)			400,1190	2 2	(4 (161)
1422.120 n (P-20002/92; A-9911) 400.240 re (A-4464) 400.1210 re (1422.121 n (P-20002/92; A-9911) 400.250 re (14464) 400.1220 re (14464)	u	(P-17659)	1422,111		(P-20002/92; A-9911)		(+0++ V)	400.1190	2 7	(+0++0+)
1422-121 n (P-20002/92; A-9911) 400.250 re (A-4464) 400.1220 re	Ξ	(P-17659)	1422,120	: =	(P-2002/22, A-9911)		(70)77 (7)	100.1200	1 2	1 1 10 11
400.250 re (A.4464) 4400.122 re (A.4464)	С	(P-17659)	14100	: 0	(D 20002/22, A 2011)		(+O++ V)	400.1210	2	(+0) + (-)
	:		1 1 1 1 1	=	(F-20002/92; A-9911)		(+ 4404)	400.1220	2	(A-4464)

450.490 ri	450.610 rt (', : 1')		450,630 rc	/92; A-3513)	450.650 re	450.660 re	/92; A-3513) 450.710 re	450 720 F		P-17570/92; A-3513) 450.740 re (A-4475)	450.750 18 (A 31').	(P-17570/92; A-3513) 450.810 re (1, 11%),	450.820 re (A-4475)	450.830 re (** 1815,	(P-17570/92; A-3513) 450.840 re (1,1117)	450.850 r· (4.11'5,	450.860 re (A 4475)	(P-17570/92; A-3513) 450.910 re (A 4477)	450.920 re (A 1112)	/92; A-3513) 450.930 re	450.940 am	450.940 re	450,950 re	450.1010 re	(A-4473) 430.1020 am (F-1/3/0/92; A-3313) 450.1020 am (F-1/3/0/92; A-3313) 450.1030 re (A-4475)	450.1030 re		450.1120 re	450.1130 re	450.1140	450:1150 re	450.1170 re	450.1175 re	7/92; A-3513) 450.1210 re	450.1220 re	450.1230 re	P-17570/92; A-3513) 450.1240 re (A-4475)	450.1250 re	450.1305 re	450.1310 re	450.1315 re	450.1320 re	450.1325 re	450,1330 re	450.1335 am
	(A-4475)	(A-4475)	(A-4475)	(P-17570	(A-4475)	(A-4475)	(P-17570	(A-4475)	(A-4475)	(P-17570	(A-4475)	(P-17570	(A-4475)	(A-4475)	(P-17570	(A-4475)	(A-4475)	(P-17570	(A-4475)	(P-17570	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(P-17570	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-44/5)	(A-44/3)	(A-4475)	(A-4475)	(P-17570	(A-4475)	(A-4475)	(P-17570	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)
ONT'D)	re	re	re	п	re	re	п	re	re	u	re	c	re	re	am	re	re	am	re	am	re	re	re	re	an R	re	re	re	re	a i	D 4	5 5	re	am	re	re	n	re	re	re i	re	re i	, e	2 2	2 0
TITLE 38 (CONT'D)	450.120	450.125	450,130	450.135	450.135	450.140	450.145	450.145	450.150	450.160	450.160	450.165	450.165	450.170	450.175	450.175	450.185	450.210	450.210	450.220	450.220	450.230	450.240	450.250	450.233	450,260	450.270	450.280	450.290	450,310	450.320	450.340	450,350	450.410	450.410	450.420	450.425	450.425	450.430	450.440	450.450	450.460	450.470	450.475	450.480
(A-4464)																								(A-4464)					(A-4464)																(A-4)
re	re	re	re	re	re	Le Le	re	re	re	re	re	re	re	re	re	re	re	re	re	re	re	re	re	re	1 e	re	re	re	re	2 4	3 2	re	re	re	Te	re	re	re	re	re	re	re	re	re	re (A-4
re	re	re	re	re	re	Le Le	re	re	re	re	re	re	re	re	re	re	re			re	re	re	re		1 e	re	re	re		2 4	3 2	re	re			re			re		re	re		<u> 1</u>	re (A-4
400.1920 re	400.1925 re	400.1930 re	400.1935 re	400.1940 re	400.1945 re	400.1950 re	400.1955 re	400.1970 re	400.1972 re	400.1975 re	400.1980 re	400.1982 re	400.1985 re	400,1990 re	400.1993 re	400.1997 re	400.2010 re	400,2005 re	400.2020 re	400.2030 re	400.2040 re	400.2050 re	400.2055 re	re	400.2105 re	400.2110 re	400.2120 re	400.2200 re	re	400 2320 re	400.2330 re	400.2340 re	400.2400 re	re	Te	re	re	re	400.2530 re	re	400.2550 re	400.2700 re	400.2710 re	450.110 re	450 115 rs
400.1920 re	re (A-4464) 400.1925 re (re (A-4464) 400.1930 re	re (A-4464) 400.1935 re	re (A-4464) 400.1940 re	re (A-4464) 400.1945 re	re (A-4464) 400.1950 re	re (A-4464) 400.1955 re	re (A-4464) 400.1970 re	re (A-4464) 400.1972 re (re (A-4464) 400.1975 re	re (A-4464) 400.1980 re	re (A-4464) 400.1982 re	re (A-4464) 400.1985 re	re (A-4464) 400.1990 re	re (A-4464) 400.1993 re	re (A-4464) 400.1997 re	re (A-4464) 400.2010 re	400,2005 re	re (A-4464) 400.2020 re	re (A-4464) 400,2030 re	re (A-4464) 400.2040 re	re (A-4464) 400.2050 re	re (A-4464) 400.2055 re	400,2060 re	re (A-4464) 400,2105 re	re (A-4464) 400.2110 re	re (A-4464) 400.2120 re	re (A-4464) 400.2200 re	400.2300 re	re (A-4464) Ann 2420 re	re (A-4464) 400.2330 re	re (A-4464) 400,2340 re	re (A-4464) 400.2400 re	400.2410 re	400.2420 re	re (A-4464) 400.2500 re	400.2510 re	re (A-4464) 400.2520 re	re (A-4464) 400.2530 re	re (A-4464) 400.2540 re	re (A-4464) 400.2550 re	400.2700 re	(A-4464) 400.2710 re	re (A-4464) 450,110 re	re (A-4464) 450 115 re (A-4

1000.230	re	(A-4464)	TITLE 38 (CONT'D)	T'D)		1000.1905 re	(A-4464)	
1000.240	re	(A-4464)	1000.1200	16	(A-4464)	1000.1910 re	(A-4464)	
1000.230	2	(A-4464)	1000.1210	re	(A-4464)		(A-4464)	
1000.270	T e	(A-4464)	1000.1220	16	(A-4464)	1000.1920 re	(A-4464)	
1000.280	Te	(A-4464)	1000 1320	2 4	(A-4464)	1000 1930 75	(A-4464)	
1000.290	re	(A-4464)	1000.1330	e e	(A-4464)		(A-4464)	
1000.310	re	(A-4464)	1000.1340	e e	(A-4464)		(A-4464)	
1000.410	re	(A-4464)	1000.1410	re	(A-4464)	1000.1945 re	(A-4464)	
1000.420	re	(A-4464)	1000.1420	re	(A-4464)	1000.1950 re	(A-4464)	
1000.430	re	(A-4464)	1000.1430	re	(A-4464)	1000.1955 re	(A-4464)	
1000.440	re	(A-4464)	1000.1440	re	(A-4464)	1000.1970 re	(A-4464)	
1000.510	re	(A-4464)	1000.1450	re	(A-4464)	1000.1972 re	(A-4464)	
1000.610	re	(A-4464)	1000.1460	T.	(A-4464)		(A-4464)	
1000.615	re	(A-4464)	1000 1470	0,1	(A-4464)		(A-4464)	
1000.620	re	(A-4464)	1000 1480	2 5	(A-4464)		(A-4464)	
1000.630	1	(A-4464)	1000.1400	2 0	(A 4464)		(A 4464)	
1000.640	12	(A4464)	1000,1510	2 1	(4 4464)		(4 1164)	
1000.650	Te .	(A-4464)	1000.1520	ט פ	(A 4464)		(A 4464)	
1000.660	1	(A-4464)	1000.1330	2	(A-4404)		(A 4464)	
1000 665	1	(A-4464)	1000.1540	2	(A-4404)		(A-4404)	
1000 670	d.	(A-4464)	1000.1530	u i	(4-4404)		(A 4464)	
1000.675	i e	(A-4464)	1000.1560	2 0	(A-4404)	1000.2010 re	(A-4464)	
1000.680	re	(A-4464)	1000 1580	2 0	(A-4464)		(A-4464)	
1000.690	re	(A-4464)	1000 1590	D 6	(A-4464)		(4-4464)	
1000.700	re	(A-4464)	1000 1600	2 3	(A-1464)		(A-4464)	
1000.710	re	(A-4464)	1000 1610	2 0	(A-4464)		(A-4464)	
1000.720	re	(A-4464)	1000,1610	2 0	(A 4464)		(A-4464)	
1000.810	1	(A-4464)	1000.1020	2	(4 4464)		(A 4464)	
016 0001	2	(A-4464)	1000.1630	2	(A-4404)		(A-4404)	
1000 1010	2 2	(4-464)	1000.1040	Te.	(A-4404)		(+0++-V)	
1000 1000	2 0	(A-4464)	1000.1650	2	(A-4464)		(A-4404)	
1000 1030	2 0	(A.4464)	1000.1660	re	(A-4464)		(A-4404)	
1000 1040	2 6	(* 4464)	1000.16/0	e e	(A-4404)	_	(A-4404)	
1000 1050	2 6	(4 4464)	1000.1680	re	(A-4404)	1000.2300 re	(A-4404)	
1000:1030	u I	(3-4404)	1000.1690	re	(A-4464)	1000.2310 re	(A-4464)	
1000.1000	re	(A-4404)	1000.1700	re	(A-4464)	1000.2320 re	(A-4464)	
1000.1070	2	(A-4464)	1000.1710	Te	(A-4464)	1000.2330 re	(A-4464)	
1000.1080	re	(A-4464)	1000.1720	ne se	(A-4464)	1000.2340 re	(A-4464)	
1000.1090	re	(A-4464)	1000,1730	5	(A-4464)	1000.2400 re	(A-4464)	
1000.1110	re	(A-4464)	1000 1740	9	(A-4464)	1000.2410 re	(A-4464)	
1000.1120	re	(A-4464)	1000 1750	0 0	(A-4464)		(A-4464)	
1000.1130	1	(A-4464)	10001	2 1	(A 4464)		(A.446A)	
10001140	2 0	(A-4464)	1000.1700	2	(A-4404)		(+0+7-4)	
0511:0001	2	(2-154)	1000.170	2	(A-4404)		(A-4404)	
1000.1130	IC	(A-4404)	1000.1770	21	(Y 4464)	1000.25.0 16	(Y 4404)	
1000.1160	5	(A-4464)	1000.1780	2	(A-4464)	1000.2530 re	(A-4464)	
1000.1170	re	(A-4464)	1000.1790	5	(A-4464)	1000.2540 re	(A-4464)	
1000.1180	TC	(A 4464)	1000 1800	101	1.5.1.16.11	Civil (AAA)	1 1 1 1 1 1 1	
			Trees areas	-	(2004-10)	THAN THE IS	(tilt to 1)	

						(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)							(F-2/2/; A-8894)				(P-2727; A-8894)				(P-2/2/; A-8894)				(P-2727; A-8894)	(P-2/2/; A-8894)	(P-2727; A-8894)						(P-2/2/; A-8894)	(F-2/2/, A-8624)		(P-2727; A-8894)				
1075.1885 n	1075.1890 n	1075.1895 n	1075.1900 n	n 1075.1905 n	1075.1910 n	1075.1915 n	1075.1920 п	1075.1925 n	1075.1930 n	1075.1935 n							10/3:19/0 n 10/3:19/0 n			1075.1990 n	1075.1995 n			10/5.2010 n	1075.2020 n		1075.2030 n		10/5.2040 n	1075.2050 n		1075,2060 n	1075.2065 n	1075.2070 п		10/5.2080 n		1075.2095 n			1075.2110 n	1075.2115 n	1075.2120 n
	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-44/5)	(A-44/3)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-44/5) (P-7777: A-8894)	(P-2727; A-8894)	(P-2727; A-8894)			(F-2/2/; A-8694)	(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)			(P-2727; A-8894)		(P-2/2/; A-5894) (P-2727: A-8894)			(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)
TITLE 38 (CONT'D)	1050,1530 re	1050,1540 re	1050.1550 re	1050.1560 re	1050.1570 re	1050.1580 re	1050.1590 re	1050.1595 re	1050.1600 re	1050.1610 re	1050.1620 re	1050,1630 re	1050.1640 re	1050,1650 re				1050.1690 re			1050.1740 re	1050,1750 re	1050.1760 re		1050.1790 re	10	1075.1700 n	1075.1710 n		10/5.1805 n			1075.1825 n	1075.1830 n	1075.1835 n			1075.1850 n	1075 1860 n			1075.1875 n	1075,1880 n
re (A104475)	re (A-4475)	re (A-4475)	re (A-4475)	re (A-4475)	re (A-4475)	re (A-4475)	re (A-4475)	re (A-4475)	re (A-4475)	re (A-4475)							re (A-44/3)			re (A-4475)	re (A-4475)				re (A-44/5)		re (A-4475)		re (A-44/5)			re (A-4475)				re (A-44/5)		re (A-4475)					re (A-4475)
1050.710 re					1050.810 re	1050.820 re											1050.1020 re							1050.1170 re					1050.1250 re	1050,1303 re			1050.1325 re	1050,1330 re	_	1050,1340 re		1050.1350 re			1050.1420 re		1050.1520 re
	(A-4464)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-44/5)	(A-44/5)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-44/5)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-44/5)	(A-44/3)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)	(A-4475)
TITLE 38 (CONT'D)	2	2	9	2	2	2	2	2	2	2	2	2	9	re	re I	re	2 8	D 6	2	re	re	re	re	2	5 5	r e	re	re	re	5 5	1 2	re	re	re	Te	e i	2 :	2 2	2 2	5	re	re	re

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(P-15665/92; A-7214)

(P-12808/92; A-600) (P-12808-92; A-600)

(P-12808/92; A-600) (P-12808/92; A-600) (P-1926; A-14576) (P-1697; A-8176) (P-1697; A-8176) (P-1697; A-8176) (P-1697; A-8176) (P-1697; A-8176) (P-1697; A-8176) (P 1697, A-8176) (P-1697; A-8176)

(P-12808/92; A-600) (P-12808/92; A-600) (P-12808/92; A-600)

(P-15665/92; A-7214) (P-15665/92; A-7214) (P-15665/92; A-7214) (P-15665/92; A-7214) (P-15665 92; A-7214) (P-15665/92; A-7214) (P-15665/92; A-7214) (P-15665/92; A-7214) (P-15665/92; A-7214)

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140.234		140.236		140.238	140.240		140.241	140.250	140.305		140.310	140.390	140 400	140.400	140.420		170.530	280.10	280.20	280.30	280.50	280.60	280.65	280.70	280.73	780.00	TITLE 44	1.100	1.350	1.515	1.530	1.620	0891	1 2215	001 019	610.110	610.120	610.200	610.210	610 230	610.230	010.540
	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-14352)	(P-14017/92; W-9752)	(P-14352)	(P-14352)	(P-14017/92; W-9752)	(P-14352)	(P-14017/92; W-9752)	(P-14352)	(P-14017/92; W-9752)	(P-14352)	(P-14017/92; W-9752)	(P-14017/92: W-9752)	(E-11181) (P-14352)	(P-14017/92; W-9752)	(E-11181) (P-14352)	(P-14017/92; W-9752)	(P-14352)	(F-1401//92; W-9/52)	(P-14017/92; W-9752)	(E-11181) (P-14352)	(P-14017 92; W-9752)	(E-11181) (P-14352)	(P-1401//92; W-9/52)	(P-14017/92: W-9752)	(E-11181) (P-14352)	(P-14017/92; W-9752)	(P-14352)	(P-14017/92; W-9752)	(E-11181) (P-14352)	(P-14352)	(P-14017 92; W-9752)	(P-14352)	(P-14017 92; W-9752)	(P-14352)	(P-14017 92; W-9752)	(P-14352)	(P-14352)	(P-1401/192; W-9/52)	(1, 150) W (9, 110)	177 177 177 177 177 177 177
I'D)	ы	ы	am	am		am	атп		am	п	am	<u>_</u>	am	E	11111	am		am		аш	am		аш		am	am		ат		am	QL C		аш		атп		атп		n	am	1111	dill
TITLE 41 (CONT'D)	120.Ap.A	120.Ap.B	140.2	140.8		140.11	140.12		140.18		140.40		140.50	140 55		140.60		140.65		140.70	140.80		140.90	0	140.130	140.140		140.150		140.160	171 071	1/1.0+1	140.180		140.185		140.220		140.235	140.230	1.40 23.7	1 41.14
	(P-15681/92; PF-8083;	W-10010; A-19127)	(P-19291/92; A-14917)		(P-19291/92; A-14917)	(P-19291/92; A-14917)			(F-19291/92; A-14917) (P-19291/92: A-14917)	(P-19291/92: A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92, A-14917)	(P-19291/92; A-14917)	(F-19291/92, A-14917) (P-19291/92 - A-14917)	(P-19291/92; A-14917)		(P-19291/92; A-14917)	(P-19291/92; A-14917)																				
	am		ы	L	am	am	arn	ū	L	am	п	аш	n me		1	аш	lui.	ber .	аш	am am	am	am	am	am	шв	аш	am	am	am	arn		am	am	ати	атп	вт	am	am	E E	am	аш	
TITLE 41	100.7		120.4	120.7	120.10	120.11	120.20	120.30	120.41	120.100	120.105	120.200	120.203	120.400	120.500	120.600	120.700	120.900	120.1000	120,1020	120.1040	120.1041	120.1100	120.1200	120.1210	120.1240	120.1250	120.1260	120.1270	120.1275	120.1285	120.1290	120.1300	120.1305	120.1310	120.1320	120.1325	120.1330	120.1333	120.1350	120.1355	
	(P-2727; A-8894)		(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)			(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)			(P-2/2/; A-8894) (P-2777: A-8894)		(P-2727; A-8894)	(F-Z/Z); A-8854 RO-11873; EC-18223)	(P-2727; A-8894	RQ-11873; EC-18223)	(P-2727; A-8894	RQ-11873; EC-18223)	(F-2/2/; A-8894)	RQ-11873; EC-18223)	(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)		(F-2/2/; A-0094		(P-2727; A-8894)			(P-2727; A-8894)	(P-2727; A-8894)		(P-2/2/; A-8894)	(P 2727; A 8894)						
L'D)	и	п	E	c	u	u	п	u u	C	u	n	n	E 5	= =		п	C	C	u ·	=	ш		п	1	c c	:	п	п	п	С			п		n	C	u	<u> </u>	c 0			
TITLE 38 (CONT'D	1075.2125	1075.2130	1075.2135	1075.2140	1075.2145	1075.2150	1075.2155	1075.2160	1075.2165	1075.2170	1075.2200	1075.2210	1075 2220	1075 2240	1075.2300	1075.2310	1075.2320	1075.2330	1075.2340	10/3.2330	1075.2360		1075.2370	0956 3501	1075.2380		1075.2400	1075.2410	1075.2420	1075.2430	1075 2450	1075.2460	1075.2500	1075.2510	1075 2520	1075.2530	1075.2540	1075.2550	10/5.2560	1075,2580		

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610.260	и	(P-1697; A-8176)	130.30	_	(P-1; A-7212)	370.401 n	(P-11713/92; A-319)	700.226	n	(P 4530)
610.270	п	(P-1697; A-8176)	130.40	_	(P-1; A-7212)	370.402 n	(P-11713/92; A-319)	700.227	n	(P 4530)
610.280	п	(P-1697; A-8176)	130.50	L.	(P-1; A-7212)	370.501 n	(P-11713/92; A-319)	700.228	=	(P-4530)
610.300	u	(P-1697; A-8176)	130.60	<u>~</u>		370.502 n	(P-11713/92; A-319)	700.250	=	(P-4530)
610.310	c	(P-1697; A-8176)	130.70	ı		370.503 n	(P-11713/92; A-319)	700.252	Ľ	(P-4530)
610.320	п	(P-1697; A-8176)	130.80	1		370.504 n	(P-11713/92; A-319)	700.260	E	(P-4530)
610.330	u	(P-1697; A-8176)	130.90	_		370.505 n	(P-11713/92; A-319)	700.265	II.	(P-4530)
610.340	С	(P-1697; A-8176)	130.100	ī	(P-1; A-7212)	370.506 n	(P-11713/92; A-319)	700.270	n	(P-4530)
610.350	п	(P-1697; A-8176)	130.110	(-4	(P-1; A-7212)	370.507 n	(P-11713/92; A-319)	700.275	u	(P-4530)
5000.230	ВШ	(P-2105; A-10753)	160.10	am	(P-15747)	370.601 n	(P-11713/92; A-319)	700.280	u	(P-4530)
		(E-2361)	160.30	am	(P-15747)	370.602 n	(P-11713/92; A-319)			
5000.250	u u	(P-15217) (E-15653)	160.40	am	(P-15747)	370.603 n	(P-11713/92; A-319)	TITLE 50		
5000.900	п	(P-11378/92; A-1006)	160.50	am	(P-15747)	370.604 n	(P-11713/92; A-319)	802.10	аш	(P-44; A-6783) (E-163)
5000.910	п	(P-11378/92; A-1006)	160.60	am	(P-15747)	370.605 n	(P-11713/92; A-319)	802.20	am	(P-44; A-6783) (E-163)
5000.920	п	(P-11378/92; A-1006)	160.70	am	(P-15747)	370.701 n	(P-11713/92; A-319)	802.30	am	(P-44; A-6783) (E-163)
5000.930	II II	(P-11378/92; A-1006)	160.80	am	(P-15747)	370.702 n	(P-11713/92; A-319)	802.40	am	(P-44; A-6783) (E-163)
5000.940	п	(P-11378/92; A-1006)	310.401	ати	(P-13659) (E-13805)	370.703 n	(P-11713/92; A-319)	802.50	аш	(P-44; A-6783) (E-163)
5000.950	п	(P-11378/92; A-1006)	370.101	п	(P-11713/92; A-319)	370.704 n	(P-11713/92; A-319)	802.60	аш	(P-44; A-6783) (E-163)
5000.960	u	(P-11378/92; A-1006)	370.102	п	(P-11713/92; A-319)	370.705 n	(P-11713/92; A-319)	802.70	am	(P-44; A-6783) (E-163)
5000.970	п	(P-11378/92; A-1006)	370.103	п	(P-11713/92; A-319)	370.706 n	(P-11713/92; A-319)	802.80	аш	(P-44; A-6783) (E-163)
5000. Ap. B	E	(P-11378/92; A-1006)	370.104	п	(P-11713/92; A-319)	370.707 n	(P-11713/92; A-319)	805.10	ати	(P-42; A-6775) (E-154)
			370.105	п	(P-11713/92; A-319)	370.801 n	(P-11713/92; A-319)	805.20	am	(P-42; A-6775) (E-154)
TITLE 47			370.106	u	(P-11713/92; A-319)	370.802 n	(P-11713/92; A-319)	805.30	am	(P-42; A-6775) (E-154)
100.30	am	(P-16707/92; A-3836)	370.107	п	(P-11713/92; A-319)	370.901 n	(P-11713/92; A-319)	805.40	am	(P-42; A-6775) (E-154)
100.105	arn	(P-16707/92; A-3836)	370.108	u	(P-11713/92; A-319)	370.902 n	(P-11713/92; A-319)	805.50	am	(P-42; A-6775) (E-154)
100.Ap.A			370.109	c	(P-11713/92; A-319)	370.903 n	(P-11713/92; A-319)	805.60	am	(P-42; A-6775) (E-154)
A.II.	am	(P-16707/92; A-3836)	370.110	u	(P-11713/92; A-319)	370.904 n		805.70	am	(P-42; A-6775) (E-154)
H.B	am	(P-16707/92; A-3836)	370.111	n	(P-11713/92; A-319)	370.1001 n	(P-11713/92; A-319)	904.20	am	(P-3993; A-15584)
.ii.c	am	(P-16707/92; A-3836)	370.112	u	(P-11713/92; A-319)	370.1002 п		916.10	am	(P-5992; A-15853)
O.II.D	am	(P-16707/92; A-3836)	370.113	u	(P-11713/92; A-319)	370.1003 п	(P-11713/92; A-319)	916.20	am	(P-5992; A-15853)
H.E	am	(P-16707/92; A-3836)	370.201	n	(P-11713/92; A-319)	370.1004 n		916.30	am	(P-5992; A-15853)
H.F.	am	(P-16707/92; A-3836)	370.202	п	(P-11713/92; A-319)	370.1005 n	(P-11713/92; A-319)	916.40	атп	(P-5992; A-15853)
125.10	u	(P-18879/92; A-6180)	370.203	п	(P-11713/92; A-319)	370.1006 n	(P-11713/92; A-319)	916.50	am	(P-5992; A-15853)
125.20	n	(P-18879/92; A-6180)	370.204	п	(P-11713/92; A-319)	370.1007 n	(P-11713/92; A-319)	916.Ex.B	am	(P-5992; A-15853)
125.30	п	(P-18879/92; A-6180)	370.205	п	(P-11713/92; A-319)	370.1101 n	(P-11713/92; A-319)	916.Ex.C	п	(P-5992; A-15853)
125.40	п	(P-18879/92; A-6180)	370.206	u	(P-11713/92; A-319)	700.100 n	(P-4530)	916.II.A	u	(P-5992; A-15853)
125.50	п	(P-18879/92; A-6180)	370.207	u	(P-11713/92; A-319)	700.110 n	(P-4530)	916.IL.B	п	(P-5992; A-15853)
125.60	п	(P-18879/92; A-6180)	370.208	u	(P-11713/92; A-319)	700.200 n	(P-4530)	916.IL.C	u	(P-5992; A-15853)
125.70	п	(P-18879/92; A-6180)	370.209	и	(P-11713/92; A-319)	700.205 n	(P-4530)	920.10	bes	(P-2530; A-15831)
125.80	п	(P-18879/92; A-6180)	370.210	п	(P-11713/92; A-319)	700.207 n	(P-4530)	920.20	1	(P-2530; A-15831)
125.90	п	(P-18879/92; A-6180)	370.211	п	(P-11713/92; A-319)	700.209 n	(P-4530)	927.10	аш	(P-2106; A-15834)
125.100	п	(P-18879/92; A-6180)	370.212	п	(P-11713/92; A-319)	700.211 n	(P-4530)	927.20	am	(P-2106; A-15834)
125.110	п	(P-18879/92; A-6180)	370.301	п	(P-11713/92; A-319)	700.213 n	(P-4530)	927.30	am	(P-2106; A-15834)
125.120	п	(P-18879/92; A-6180)	370.302	п	(P-11713/92; A-319)	700.220 n	(P-4530)	932.20	am	(P-7279/92; O-1240;
125.130	п	(P-18879/92; A-6180)	370.303	и	(P-11713/92; A-319)	700.221 n	(P-4530)			M-6893)
125.140	u	(P-18879/92; A-6180)	370.304	п	(P-11713/92; A-319)	700.223 n	(P-4530)	932.40	am	(P-7279/92; O-1240;

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mm (F-270-2) C. 15-14 CF-170-20-20-10 TO (F-200-20-10-14-4) TO (F-200-20-10-10-4) TO (F-200-20-10-4) TO (F-200-20-10-4) TO (F-200-20-4)	March 1997 Mar	4 = 11 0		2017.702	III I	(F-11279)	2712.207	am	(P-17853/92: A-3194)	2920.70	E	(P-19427)
Main	## (P-4768, A-1888) 2012 154 am (P-11279) 2720.115 am (P-4019, A-17937) 6000.120 mm (P-4768, A-1888) 2012 150 am (P-11279) 2720.115 am (P-4019, A-17937) 1711E.99 (P-6019, A-17937) 1711E.99 (P-4768, A-1888) 2012 150 am (P-11279) 2720.115 am (P-4768, A-1888) 2013 0 am (P-11279) 2720.115 am (P-4768, A-1888) 2013 0 am (P-11279) 2720.115 am (P-4768, A-1888) 2013 0 am (P-11279) 2712 150 am (P-4768, A-1888) 2013 0 am (P-11279) 2712 150 am (P-4768, A-1888) 2013 0 am (P-4768, A-1888, A-1888) 2013 0 am (P-4768, A-1889) 2013 0 am (P-4768, A-1889) 2013 0 am (P-4768, A-1889) 2013 0 am (P-4768, A-1899) 2013 0 am (P-4769, A-1899) 2013 0 am (P-4768, A-1899) 2013		(P-/2/9/92; O-1240;	2012.120	alli a	(F-11279)	2720.100	am	(P-6919; A-17937)	2920.75	аш	(P-19427)
a.m. PerfoRe A 1888is 2012.136 am (P-11279) 2720.135 am (P-6049, A-1937) TITIL A. a.m. (P-4168 A -1888i) 2012.140 am (P-11279) 2720.135 am (P-6049, A-1937) TITIL B. a.m. (P-4168 A -1888i) 2012.140 am (P-11779) 2720.200 am (P-6184 A -1937) TITIL B. a.m. (P-4168 A -1888i) 2013.120 am (P-1075922, A-1525) 2720.200 am (P-6114 A -8899) D. a.m. (P-1076 A -1888i) 2013.20 am (P-107592, A-1525) 2720.220 a (P-2114 A -8899) D. a.m. (P-4168 A -1888i) 2013.40 am (P-107592, A-1525) 2760.120 am (P-107592, A-1525) 2760.140 am (P-1071992, A-1525) 2760.140 am (P-107592, A-1525)<	min (P4768, A-1588) 2002, 100 am (P41729) 2720, 115 am (P4768, A-17937) TITLE 59 n m (P4768, A-1588) 2002, 100 am (P41729) 2720, 115 am (P4768, A-17937) TITLE 59 n m (P4768, A-1588) 2002, 100 am (P41729) 2720, 115 am (P4768, A-17937) TITLE 59 n m (P4768, A-1588) 2002, 100 am (P41729) 2720, 210 am (P41729) 2720, 210 am (P4768, A-17889) 100.170 n m (P4768, A-1588) 2002, 200 am (P41729) 2720, 200 am (P4768, A-17889) 100.110 am (P4768, A-17889) 100.110 <td></td> <td>(P-4768: A-15838)</td> <td>2012.124</td> <td>ап</td> <td>(P-11279)</td> <td>2720.110</td> <td>ī</td> <td>(P-6919; A-17937)</td> <td>6000.120</td> <td>аш</td> <td>(P-3922; RC-14185;</td>		(P-4768: A-15838)	2012.124	ап	(P-11279)	2720.110	ī	(P-6919; A-17937)	6000.120	аш	(P-3922; RC-14185;
am Pot 158.84 2012.10 am (P.11279) 2720.145 am (P.6019.4-1933) TITT 3 am (P.4168.A-15838) 2012.150 am (P.11279) 2720.150 am (P.6019.4-1933) TITT 3 am (P.4168.A-15838) 2012.150 am (P.11279) 2720.250 am (P.6019.4-1933) TITT 5 am (P.4168.A-15838) 2013.10 am (P.1073792) 4.1253 2720.20 am (P.6019.4-1933) TITT 6 4.768.A-15838 2013.20 am (P.1073792; A-1523) 2720.20 am (P.1074792) 4.1253 2720.20 am (P.1073792; A-1523) 270.210 am (P.1073792; A-1523) 270.210 am (P.1073792; A-1523) 270.10 am (P.1073792; A-1523) 270.10 am (P.1073792; A-1523) 270.50 am (P.1073792; A-1523) 270.50 am (P.1070792; A-1523) 270.50 am (P.1070792; A-1523) 270.50 am (P.1070792; A-1523) <td< td=""><td>a.m. (P-4768, A-1538) 2012.130 nm (P-11279) 2720.143 nm (P-4768, A-17937) TITLE 59 3 mm (P-4768, A-15383) 2012.150 mm (P-11279) 2720.143 nm (P-4768, A-17937) 1111.59 5 mm (P-4768, A-15383) 2012.150 mm (P-11279) 2720.250 mm (P-16131) 1013.70 1013.70 5 mm (P-4768, A-15383) 2013.10 mm (P-11279) 2720.250 mm (P-11379) 1013.00 mm 5 mm (P-4768, A-15383) 2013.10 mm p-10179502, A-15235 2720.250 mm (P-101799) 1013.00 mm 6 mm (P-4768, A-15838) 2013.20 mm p-10179502, A-15235 270.01.40 mm (P-101799) 1013.00 mm 7 mm (P-4768, A-1570) 2013.00 mm (P-101799) 270.01.40 mm (P-101799) 270.01.40 mm (P-101799) 1013.00 mm 7 mm (P-486, A-1870) 2013.00 mm (P-101799) 270.01.40 mm (P-101799) 270.01.40 mm (P-101799) 270.01.40 mm (P-10179902, A-14189) 1013.00 mm 8 mm<!--</td--><td></td><td>(P-4768; A-15838)</td><td>2012.126</td><td>am</td><td>(P-11279)</td><td>2720.115</td><td>am</td><td>(P-6919; A-17937)</td><td></td><td></td><td>A-14910)</td></td></td<>	a.m. (P-4768, A-1538) 2012.130 nm (P-11279) 2720.143 nm (P-4768, A-17937) TITLE 59 3 mm (P-4768, A-15383) 2012.150 mm (P-11279) 2720.143 nm (P-4768, A-17937) 1111.59 5 mm (P-4768, A-15383) 2012.150 mm (P-11279) 2720.250 mm (P-16131) 1013.70 1013.70 5 mm (P-4768, A-15383) 2013.10 mm (P-11279) 2720.250 mm (P-11379) 1013.00 mm 5 mm (P-4768, A-15383) 2013.10 mm p-10179502, A-15235 2720.250 mm (P-101799) 1013.00 mm 6 mm (P-4768, A-15838) 2013.20 mm p-10179502, A-15235 270.01.40 mm (P-101799) 1013.00 mm 7 mm (P-4768, A-1570) 2013.00 mm (P-101799) 270.01.40 mm (P-101799) 270.01.40 mm (P-101799) 1013.00 mm 7 mm (P-486, A-1870) 2013.00 mm (P-101799) 270.01.40 mm (P-101799) 270.01.40 mm (P-101799) 270.01.40 mm (P-10179902, A-14189) 1013.00 mm 8 mm </td <td></td> <td>(P-4768; A-15838)</td> <td>2012.126</td> <td>am</td> <td>(P-11279)</td> <td>2720.115</td> <td>am</td> <td>(P-6919; A-17937)</td> <td></td> <td></td> <td>A-14910)</td>		(P-4768; A-15838)	2012.126	am	(P-11279)	2720.115	am	(P-6919; A-17937)			A-14910)
A mm (P4768, A-1538) 2012.140 mm (P4768, A-1538) 2013.20 mm P4768, A-1038) 2013.20 2013.20 mm P47120609022	A mm (P-3768, A-1583) 2021-140 mm (P-1729) 2023-30 mm (P-3768, A-1583) 0021-140 mm (P-1729) 2023-30 mm (P-3768, A-1583) 0021-140 mm (P-1729) 2023-30 mm (P-3768, A-1583) 0013-10 mm (P-376, A-1583) 0013-10 mm (P-376, A-1583) 0013-10 mm (P-376, A-1583) 0013-10 0013-10 mm (P-376, A-1583) 0013-10 <td></td> <td>(P-4768; A-15838)</td> <td>2012.130</td> <td>am</td> <td>(P-11279)</td> <td>2720.135</td> <td>am</td> <td>(P-6919; A-17937)</td> <td>09 11 1111</td> <td></td> <td></td>		(P-4768; A-15838)	2012.130	am	(P-11279)	2720.135	am	(P-6919; A-17937)	09 11 1111		
3 am (P-4768, A-15838) 2012.Ex.D. am (P-1174, 8609) 5 am (P-4768, A-15838) 2012.Ex.D. am (P-4768, A-15838) 2013.10 am (P-1174, 8609) 5 am (P-4768, A-15838) 2013.10 am (P-1075-22, A-1235) 272.22 n (P-2117, 8609) 5 am (P-4768, A-15838) 2013.40 am (P-1075-22, A-1235) 272.22 n (P-2117, 8609) 6 6 441.05 2013.40 am (P-1075-22, A-1235) 270.140 n (P-2007-22, A-1235) 7 <t< td=""><td>3 am Potation Automatical Automat</td><td></td><td>(P-4768; A-15838)</td><td>2012.140</td><td>am</td><td>(P-11279)</td><td>2720.143</td><td>E E</td><td>(F-0919; A-1/937)</td><td>111LE 39</td><td>c</td><td>(0 10600)</td></t<>	3 am Potation Automatical Automat		(P-4768; A-15838)	2012.140	am	(P-11279)	2720.143	E E	(F-0919; A-1/937)	111LE 39	c	(0 10600)
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9 am (P-1678, A-15836) 2013.10 am (P-103.292, A-1523) 2732.236 n (P-588, A-15836) 2013.30 am (P-103.292, A-1523) 2732.236 n (P-103.292, A-1523) 270.126 n (P-103.292, A-1523) 270.126 n (P-103.126, A-1523) 270.126 n (P-103.026, A-1523) 270.	Dec. In the Child of		(P-4768; A-15838)	2012.Ex.D	am	(P-11279)	7737 774	7 5	(F-211, A-8809)	103.10	alli	(P-14078/02; A-10282)
3 am Physiology A-1583 7760126 n (F-1778) 2 m (F-4768, A-1888) 2013.30 am (F-1075502, A-1525) 2766.12 n (F-1378) n (F-4411) 2013.40 am (F-1075502, A-1525) 2765.3 am (F-103602, A-308) n (F-4411) 2013.70 am (F-1075502, A-1525) 2765.5 am (F-103602, A-308) n (F-4411) 2013.70 am (F-107602, A-308) n (F-107602, A-308) n (F-4411) 2015.20 n (F-666, A-8170) 2765.70 n (F-100602, A-308) n (F-9481) 2015.30 n (F-666, A-8170) 2765.71 n (F-100602, A-308) n (F-9481) 2015.30 n (F-666, A-8170) 2765.72 n (F-100602, A-308) n (F-9481) 2015.00 n (F-666, A-8170) 2765.72 n (F-100602, A-308) n (F-9385) 2015.00 n (F-666, A-8170) </td <td> Characteristics Char</td> <td></td> <td>(P-4768; A-15838)</td> <td>2013.10</td> <td>am</td> <td>(P-10375/92; A-1525)</td> <td>7737 230</td> <td>= =</td> <td>(F-211, A-8809) (P-5985: A-17947)</td> <td>103.11</td> <td>= =</td> <td>(P-14078/92; A-10282)</td>	Characteristics Char		(P-4768; A-15838)	2013.10	am	(P-10375/92; A-1525)	7737 230	= =	(F-211, A-8809) (P-5985: A-17947)	103.11	= =	(P-14078/92; A-10282)
a m (P-4768 A-1888) 2013-30 am (P-1095-92, A-1525) 2760-140 am (P-1095-92, A-1525) n (P-8411) 2013-50 am (P-1037-92, A-1525) 2765-50 am (P-1037-92, A-1525) n (P-8411) 2013-60 am (P-1037-92, A-1525) 2765-50 am (P-1037-92, A-1525) n (P-8411) 2015-10 am (P-1037-92, A-1525) 2765-50 am (P-1030-92, A-308) n (P-8411) 2015-10 n (P-666-A-8170) 2765-70 r (P-1000-92, A-308) n (P-3985) 2015-30 n (P-666-A-8170) 2765-71 n (P-1000-92, A-308) n (P-3985) 2015-30 n (P-666-A-8170) 2765-73 n (P-1000-92, A-308) n (P-3985) 2015-30 n (P-666-A-8170) 2765-73 n (P-1000-92, A-308) n (P-3985) 2015-30 n (P-666-A-8170) 2765-73 n (P-1000-92, A-308) n<	Part		(P-4768; A-15838)	2013.20	am	(P-103/5/92; A-1525)	2760.126	2 5	(E-13798)	103.20	am a	
Page 11 Page 11 Page 11 Page 12 Page 12 Page 13 Page	Per	ſī.	(P-4768; A-15838)	2013.30	am	(F-103/3/92; A-1323)	2760.140	am	(P-16319)	103.25		
Page 150	Proceedings Process		(P-8411)	2013.40	ME COLO	(F-103/3/22, A-1323) (P-10375/92, A-1525)	2765.5	am	(P-12006/92; A-308)	103.30		(P-14078/92; A-10282)
n (P-8411) 2013.70 am (P-1037592; A-1525) 2765.66 n (P-1000692; A-308) n (P-8411) 2013.70 n (P-656, A-8170) 2765.70 n (P-1000692; A-308) n (P-8411) 2015.30 n (P-656, A-8170) 2765.70 n (P-1000692; A-308) n (P-8411) 2015.30 n (P-656, A-8170) 2765.71 n (P-1000692; A-308) n (P-3985) 2015.50 n (P-656, A-8170) 2765.73 n (P-1200692; A-308) n (P-3985) 2015.50 n (P-656, A-8170) 2765.73 n (P-1200692; A-308) n (P-3985) 2015.50 n (P-656, A-8170) 2765.73 n (P-1200692; A-308) n (P-3985) 2015.50 n (P-656, A-8170) 2765.73 n (P-1200692; A-308) n (P-1073) 2015.50 n (P-656, A-8170) 2765.73 n (P-1200692; A-308) n (P-866, A	Prof. Prof		(F-8411)	2013.50	atti	(P-10375/92; A-1525)	2765.50	am	(P-12006/92; A-308)	103.40	ь	(P-14078/92; A-10282)
A P(24911) 2015.10 IIII (P-696; A-8170) 2765.66 am (P-10006/92; A-308) A IIII P(2411) 2015.10 IIII (P-696; A-8170) 2765.70 IIII (P-10006/92; A-308) IIII P(24811) 2015.30 IIIII P(266; A-8170) 2765.72 IIII P(-12006/92; A-308) IIII P(24811) 2015.30 IIII P(266; A-8170) 2765.73 IIII P(-12006/92; A-308) IIII P(24813) 2015.30 IIII P(266; A-8170) 2765.33 IIII P(-12006/92; A-308) IIII P(24813) P(266; A-8170) 2765.33 IIII P(-14073) P	A n (P-3411) 2015 10 n (P-6461) 2065 56 n (P-12006092; A-309) 103.60 A n (P-3411) 2015 20 n (P-666, A-8170) 2765 50 n (P-12006092; A-309) 103.50 n (P-3985) 2015 30 n (P-666, A-8170) 2765 71 n (P-12006092; A-309) 103.50 n n (P-3985) 2015 50 n (P-666, A-8170) 2765 71 n (P-12006092; A-309) 103.50 n n (P-378592; A-4195) 2015 50 n (P-666, A-8170) 2765 31 n (P-13020) n (P-306, A-8170) 2765 32 n (P-13020) n (P-1003) n (P-1003) n (P-1003) n		(F-8411)	2013.30	am	(P.10375/92; A-1525)	2765.64	п	(P-12006/92; A-308)	103.50	am	
A in (P-8411) 2015.20 in (P-866; A-8170) 2765.70 r (P-1000692; A-308) A in (P-8411) 2015.20 in (P-866; A-8170) 2765.70 r (P-1000692; A-308) A in (P-3985) 2015.50 in (P-866; A-8170) 2765.71 in (P-10273) A in (P-3985) 2015.50 in (P-666; A-8170) 2765.73 in (P-10273) A in (P-3985) 2015.50 in (P-666; A-8170) 2765.73 in (P-10273) A in (P-3985) 2015.50 in (P-14073) 2765.73 in (P-1200692; A-308) A in (P-873592; A-4195) 2017.75 am (P-14073) 2765.33 am (P-1500692; A-4105) A in (P-873592; A-4195) 102.08 am (P-14073) 2765.33 am (P-1508992; A-614) A in (P-873592; A-4195) 102.08 am (P-14073) 2765.33 am (P-1508992; A-614) A in (P-873592; A-4195) 102.08 am (P-14073) 2765.33 am (P-1508992; A-614) A in (P-873592; A-4195) 102.08 102.08 102.08 102.08 102.08 A in (P-873592; A-4195) 102.08 102.08 102.08 1	Page		(P-0411)	2015.10		(P-696; A-8170)	2765.66	am	(P-12006/92; A-308)	103.60	C	
Page	Page		(F-8411)	2015.20	: =	(P-696; A-8170)	2765 70	Ъ	(P-12006/92; A-308)	103.65	arm	(P-14078/92; A-10282)
Page	Page		(P-3985)	2015.30	п	(P-696; A-8170)	2765.70	п	(P-12006/92; A-308)	103.70	am	(P-14078/92; A-10282)
Principal Color Principal	Page		(P-3985)	2015.40	п	(P-696; A-8170)	2765.71	п	(P-2523; A-10275)	103.80	am	
Page 1875 Page 2875 Page	Page		(P-3985)	2015.50	п	(P-696; A-8170)	2765.72	u	(E-13801)	103.90	атп	(P-14078/92; A-10282)
Paragraphy	Pagi Sago Sago Sago Sago Sago Sago Sago Sago		(P-3985)	2015.60		(P-696; A-8170)	2765.74	п	(P-12006/92; A-308)	103.95	С	(P-14078/92; A-10282)
Page 1925/92; A-4195 C201.75 N P-14073 P P-1675/92; A-4195 P P-1675/92; A-11469 P P-1675/92; A-1675/92 P P-1675/92; A-1971/92 P P-1675/92;	Part		(P-8735/92: A-4195)	6201.70	am	(P-14073)	2765.75	атп		103.100	ат	(P-14078/92; A-10282)
Page 1925/92; A4195 TITLE 56	Part		(P-8735/92; A-4195)	6201.75	п	(P-14073)	2765.328	атп	(P-15638/92; A-614)	103.110	anı	(P-14078/92; A-10282)
Page 1787 Page 1787 Page 1787 Page 1787 Page 1787	Part		(P-8735/92; A-4195)	7020.80	аш	(P-14511/92; A-2206)	2765.329	n	(P-15638/92; A-614)	103.120	аш	(P-14078/92; A-10282)
n (P-8735/92; A-4195) TITLE \$6 TITLE \$6 TOP.3780/92; A-4195 TITLE \$6 n (P-8735/92; A-4195) TITLE \$6 TITLE \$6 TITLE \$6 TITLE \$6 TOP.3780/92; A-4195 TOP.3334 am (P-15638/92; A-614) A-614) P.8735/92; A-4195 A-614) P.8735/92; A-4195 A-614) P.8735/92; A-4195 A-6140 P.8735/92; A-4195 A-6140 P.8735/92; A-4195 A-6140 P.8735/92; A-61495 P.8735/92; A-61496 P.8735/92; A-6194 P.9104 A-15556 P.9104 A-15556 P.9104 A-15556 P.9104 A-15556 P.9	n (P.873592; A-4195) TITLE \$6 P.3780/92; O-180; 2765.333 am (P-1563892; A-614) 103.150 r n (P.873592; A-4195) 350.280 am (P.37816,92; A-614) 103.150 am n (P.873592; A-4195) 2520.700 # (P-1072) 2770.100 am (P-1563892; A-614) 103.150 am n (P.873592; A-4195) 2520.700 # (P-10.2.4-15556) 2770.100 am (P-1562892; A-614) 103.150 am n (P.873592; A-4195) 2520.700 # (P-10.A-15556) 2770.10 am (P-1562892; A-614) 103.150 am n (P.873592; A-4195) 2520.70 am (P-10.A-15556) 2770.10 am (P-1562892; A-614) 103.150 am n (P-1879) 2520.70 am (P-10.A-15556) 2770.10 am (P-15628992; A-614) 103.150 am n (P-11279) 2520.70 am (P-10.A-15556) 2770.10 am (P-16629)		(P-8735/92; A-4195)				2705.330	E .	(F-13038/92; A-014)	103.130	ше	(F-140/8/92; A-10282)
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P. 8735/92; A-4195 R-1235; A-10/4 D. 2703.332 am (P-1855/92; A-4195)	Part		(P-8735/92; A-4195)	350.280	аш	(P-3780/92; O-180;	2765 334	am	(P-13038/92; A-014)	103.150	am	
n (P-8735/92; A-4195) 2520,700 # (P-10545) 2770,100 am (P-17628) n (P-8735/92; A-4195) 2520,700 am (P-1054556) 2770,105 am (P-17628) A n (P-8735/92; A-4195) 2520,700 am (P-10; A-15556) 2770,110 am (P-17628) am (P-11279) 2520,720 am (P-10; A-15556) 2770,110 am (P-15625/92; A-295) am (P-11279) 2520,730 am (P-10; A-15556) 2840,25 n (P-16229) am (P-11279) 2520,740 # (P-10; A-15556) 2840,25 n (P-8407; A-17917) am (P-11279) 2520,740 # (P-10; A-15556) 2865,50 am (P-6907; A-17917) am (P-11279) 2520,770 am (P-10; A-15556) 2865,50 am (P-19417) am (P-11279) 2520,780 am (P-10; A-15556) 2865,130 am (P-10417) am	n (P-8735/92; A-4195) 2520.700 # (P-10; A-1556) 2770.100 am (P-10; A-1556) 2770.100 am (P-10; A-1556) 2770.105 am (P-10; A-1556) 103.170 am A n (P-10; A-1556) 2270.710 am (P-10; A-15556) 2770.110 am (P-10; A-15556) 103.170 am A n (P-10; A-15556) 2770.110 am (P-10; A-15556) 2770.110 am (P-10; A-15556) 103.200 r am (P-11279) 2520.740 # (P-10; A-15556) 2840.25 n (P-1862-92; A-295) 103.200 r am (P-11279) 2520.740 # (P-10; A-15556) 2840.125 n (P-1862-92; A-295) 103.200 r am (P-11279) 2520.740 # (P-10; A-15556) 2840.125 n (P-886; A-10270) 119.120 am am (P-11279) 2520.750 am (P-10; A-15556) 2865.10 am (P-10; A-15556) <td< td=""><td></td><td>(P-8735/92; A-4195)</td><td></td><td></td><td>R-1239; A-1074)</td><td>2720.333</td><td>шв</td><td>(F-13038/92; A-014)</td><td>103.160</td><td>am</td><td>(F-140/8/92; A-10282)</td></td<>		(P-8735/92; A-4195)			R-1239; A-1074)	2720.333	шв	(F-13038/92; A-014)	103.160	am	(F-140/8/92; A-10282)
n (P8735/92; A-4195) 2520.700 # (P-10; A-1556) 2770.105 am (P-15629) am (P-18917/92; A-4195) 2520.700 am (P-10; A-1556) 2770.105 am (P-17628) am (P-18917/92; A-11469) 2520.720 am (P-10; A-1556) 2770.110 am (P-17628) am (P-11779) 2520.730 am (P-10; A-1556) 2840.25 n (P-18628-92; A-295) am (P-11779) 2520.740 # (P-10; A-1556) 2840.25 n (P-865-92; A-295) am (P-11279) 2520.750 am (P-10; A-1556) 2840.12 n (P-8025-92; A-295) am (P-11279) 2520.760 am (P-10; A-1556) 2840.12 n (P-807; A-17917) am (P-11279) 2520.70 am (P-10; A-1556) 2865.13 am (P-6907; A-17917) am (P-11279) 2520.79 am (P-10; A-1556) 2865.13 am (P-19421) am	n (P-8735/92, A-4195) 2220.700 # (P-10; A-15356) 2770.105 am (P-1762) 103.190 am A n (P-8735/92, A-4195) 2520.700 am (P-10; A-15356) 2770.110 am (P-17628) 103.190 am am (P-11279) 2520.730 am (P-10; A-15356) 2770.110 am (P-1628) 103.100 r am (P-11279) 2520.730 am (P-10; A-15356) 2840.25 n (P-1862) 119.200 r am (P-11279) 2520.740 # (P-10; A-15356) 2840.25 n (P-8665 A-10270) 119.200 r am (P-11279) 2520.740 # (P-10; A-15356) 2840.125 n (P-8665 A-10270) 119.200 n am (P-11279) 2520.770 am (P-10; A-15356) 2865.50 am (P-6907; A-17917) 119.300 n am (P-11279) 2520.790 am (P-10; A-15356) 2865.10		(P-8735/92; A-4195)	1		(E-7072)	7770.100	аш	(F-13623/92; A-293)	103.165	C .	(P-140/8/92; A-10282)
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am (P-11279) 2520.770 am (P-10; A-15556) 265.560 am (P-6901; A-17917) 2520.780 am (P-10; A-15556) 2665.60 am (P-6901; A-17917) 2520.780 am (P-10; A-15556) 2665.115 am (P-6907; A-17917) 2520.795 am (P-10; A-15556) 2665.130 am (P-19421) 2520.797 am (P-10; A-15556) 2665.130 am (P-6907; A-17917) 2520.797 am (P-10; A-15556) 2665.210 am (P-6907; A-17917) 2600.50 am (P-11279) 2600.50 am (P-11279) 2615.40 n (P-19415) 2712.201 am (P-17833) 2915.40 n (P-19415) 2712.201 am (P-1783392; A-3194) 2915.45 n (P-19415) 2712.201 am (P-1783392; A-319415) 2915.45 n (P-19415) 2915.45 n (P-	am (P-11279) 2520.770 am (P-10; A-15550) 2665.60 am (P-6907; A-17917) 121.10 n am (P-11279) 2520.780 am (P-10; A-15550) 2865.15 am (P-6907; A-17917) 121.10 n am (P-11279) 2520.797 am (P-10; A-15550) 2865.130 am (P-6907; A-17917) 121.15 n am (P-11279) 2520.797 am (P-10; A-15550) 2865.215 am (P-6907; A-17917) 121.15 n am (P-11279) 2520.Ap.A am (P-10; A-15550) 2865.215 am (P-6907; A-17917) 121.20 n am (P-11279) 2520.Ap.A am (P-10; A-15550) 2915.40 n (P-19415) 121.20 n am (P-11279) 2712.201 am (P-17853/92; A-3194) 2915.43 n (P-19415) 121.20 n am (P-11279) 2712.203 am (P-17853/92; A-3194) 2915.45 n (P-19415) 121.20 n am (P-11279) 2712.203 am (P-17853/92; A-3194) (P-19415) 121.20 n am (P-11279) 2712.203 am (P-17853/92; A-3194) (P-19415)		(P-11279)	09/ 0757	am	(F-10; A-13330)	2865 50		(D-6007: A-17017)	110 300	000	(PA307)
am (P-11279) 2520.780 am (P-10; A-1556) 2865.115 am (P-6907; A-17917) 2520.790 am (P-10; A-1556) 2865.13 am (P-19421) 2520.797 am (P-10; A-1556) 2865.130 am (P-19421) 2520.797 am (P-10; A-1556) 2865.210 am (P-6907; A-17917) 2520.49.4 am (P-10; A-1556) 2865.215 am (P-6907; A-17917) 2600.50 am (P-11279) 2615.40 n (P-19415) 2712.201 am (P-17833)92; A-6483) 2915.43 n (P-19415) 2712.201 am (P-1783392; A-3144) 2915.45 n (P-19415)	am (P-11279) 2520.780 am (P-10; A-15550) 2865.115 am (P-6907; A-17917) 124.15 n (P-6907; A-17917) 124.15 n (P-11279) 2520.797 am (P-10; A-15550) 2865.210 am (P-6907; A-17917) 124.15 n (P-11279) 2520.797 am (P-10; A-15550) 2865.215 am (P-6907; A-17917) 124.15 n (P-11279) 2520.797 am (P-10; A-15550) 2865.215 am (P-6907; A-17917) 124.15 n (P-11279) 2520.4p.A am (P-10; A-15550) 2865.215 am (P-6907; A-17917) 124.20 n (P-11279) 2500.50 am (P-7120/92; A-6483) 2915.40 n (P-19415) 124.25 n (P-19415) 2915.45 n		(P-11279)	2520.770	am	(P-10; A-13336)	2865.60	am a	(P-6907: A-17917)	171.10	_ c	15 15 19 BC-3689
am (P-11279) 2520.795 am (P-10; A-1556) 2865.130 am (P-19421) 2520.795 am (P-10; A-1556) 2865.130 am (P-19421) 2520.795 am (P-10; A-1556) 2865.210 am (P-6907; A-17917) 2865.215 am (P-6907; A-17917) 2865.215 am (P-6907; A-17917) am (P-11279) 2600.50 am (P-112092; A-6483) 2915.40 n (P-19415) 2712.201 am (P-17853)92; A-6483) 2915.45 n (P-19415) 2712.201 am (P-17853)92; A-31494) 2915.45 n (P-19415)	am (P-11279) 2520,790 am (P-10; A-15550) 2865,130 am (P-10471) 2520,795 am (P-10; A-15550) 2865,130 am (P-10471) 2520,795 am (P-10; A-15550) 2865,130 am (P-10779) 2520,74p. A am (P-10; A-15550) 2865,210 am (P-10779) 2520,74p. A am (P-10; A-15550) 2865,215 am (P-6907; A-17917) 121,20 n am (P-11279) 2500,50 am (P-7120/92; A-6483) 2915,40 n (P-19415) 121,20 n am (P-11279) 2712,201 am (P-17853/92; A-3194) 2915,45 n (P-19415) 2712,203 am (P-17853/92; A-3194) 2915,47 n (P-19415)		(P-11279)	2520.780	am	(P-10; A-13330)	2865.00	110	(D-6907: A-17917)	27 7 71		A-4261)
am (P-11279) 2520.797 am (P-10; A-15556) 2865.210 am (P-6907; A-17917) 2520.797 am (P-10; A-15556) 2865.215 am (P-6907; A-17917) 2520.Ap.A am (P-10; A-15556) 2865.215 am (P-6907; A-17917) 2520.Ap.A am (P-10; A-15556) 2915.40 n (P-19415) 2712.201 am (P-17833)92; A-6483) 2915.43 n (P-19415) 2712.201 am (P-1783392; A-3194) 2915.45 n (P-19415)	am (P-11279) 2220,797 am (P-10; A-15550) 2865.210 am (P-6907; A-17917) 12.1.20 n am (P-11279) 2520,797 am (P-10; A-15550) 2865.215 am (P-6907; A-17917) 12.1.20 n am (P-11279) 260.50 am (P-11279) 2915.40 n (P-19415) 12.1.20 n am (P-11279) 2712.201 am (P-17853/92; A-4883) 2915.43 n (P-19415) 12.1.20 n am (P-11279) 2712.201 am (P-17853/92; A-3194) 2915.45 n (P-19415) 12.1.20 n am (P-11279) 2712.201 am (P-17853/92; A-3194) 2915.47 n (P-19415)		(P-11279)	2520.790	ати	(P-10; A-13336)	2865 130	II B	(P.19471)	(1 1/1	_	(P.15715 07 RC-3689
am (P-11279) 2520.Ap.A am (P-10; A-15556) 2865.215 am (P-6907; A-17917) 2600.50 am (P-7120/92; A-6483) 2915.40 n (P-19415) am (P-11279) 2712.201 am (P-7183192; A-31944) 2915.43 n (P-19415) 2712.201 am (P-71833192; A-31944) 2915.45 n (P-19415)	am (P-11279) 2220.797 am (P-10; A-15556) 2865.215 am (P-6907; A-17917) 121.20 n 2600.50 am (P-11279) 2600.50 am (P-11279) 2915.40 n (P-19415) 2712.201 am (P-17853/92; A-4843) 2915.45 n (P-19415) 2712.201 am (P-17853/92; A-3194) 2915.45 n (P-19415) 2712.203 am (P-17853/92; A-3194) 2915.47 n (P-19415)		(P-112/9)	257.0257	alli	(P-10, A-15556)	2865.210	me	(P-6907: A-17917)			A-4261)
am (P-11279) 2-20-07-75 am (P-7120/92: A-6483) 2915.40 n (P-19415) am (P-11279) 2712.201 am (P-17833/92; A-3194) 2915.43 n (P-19415) 2712.201 am (P-17833/92; A-3194) 2915.43 n (P-19415)	am (P-11279) 2500.50 am (P-7120/92; A-6483) 2915.40 n (P-19415) 2500.50 am (P-7120/92; A-6483) 2915.43 n (P-19415) 2712.201 am (P-17853/92; A-3194) 2915.45 n (P-19415) 2712.203 am (P-17853/92; A-3194) 2915.47 n (P-19415) 2712.205 am (P-17853/92; A-3194) 2915.47 n (P-19415)		(P-112/9)	2520.797		(P-10; A-15556)	2865.215	аш	(P-6907; A-17917)	0: 1:1	п	(P 15 15 02, RC 3080;
am (P-11279) 2712.201 am (P-17853/92; A-3194) 2915.43 n (P-19415) 2712.201 am (P-17853/92; A-3194) 2915.45 n (P-19415)	am (P-11279) 2712.201 am (P-17853/92; A-3194) 2915.43 n (P-19415) 121.25 n 2712.201 am (P-17853/92; A-3194) 2915.45 n (P-19415) 2712.201 am (P-17853/92; A-3194) 2915.47 n (P-19415) 2712.205 am (P-17853/92; A-3194) 2915.47 n (P-19415)		(P-11279)	2500.Ap. A		(P-7120/92: A-6483)	2915.40	_	(P 19415)			11001
am (P-19415) 2212-202 am (P-19415) 2915,45 n (P-19415)	am (P-11279) 2712-203 am (P-17853-92; A-3194) 2915-45 n (P-19415) 2712-203 am (P-17853-92; A-3194) 2915-47 n (P-19415)		(F-112/9)	2712 201	an a	(P-17853/92: A-3194)	2915.43	=	(P 10.415)	121.25	п	(P 15 15 92, RC 3689,
	all (P-112.7) 2915.47 n (P-17853/92; A-3194) 2915.47 n		(F-11279)	2712.203	am	(P 17853/92; A 3194)	2915.45	Е	(P-19415)			A-4261)
all (1-12.7) 2712.205 am (P-17853/92; A-3194) 2915.47 n	(1.1.0.0) (1.1.0.0) all (1.1.0.0)		(P-11279)	2712.205	anı	(P-17853/92; A-3194)	2915.47	=	(P 19415)			

This control This			#46	FECTED IND		12,			#46	PECTED INDE		November 12, 1993
131.04												
(P.15) (2012). R. C. Selbo (P.15) (2012). R. C. Selbo <th< td=""><td>LE 59 (CON</td><td>(T,D)</td><td></td><td>121.Ap.A</td><td></td><td>(P-15715/92; RC-3689:</td><td>TITLE 59 (CON</td><td>(D)</td><td></td><td>1780.33</td><td>am</td><td>(P-10839/92: A-11122</td></th<>	LE 59 (CON	(T,D)		121.Ap.A		(P-15715/92; RC-3689:	TITLE 59 (CON	(D)		1780.33	am	(P-10839/92: A-11122
A-4580 A-45	121.30	u	(P-15715/92; RC-3689;			A-4261)	400.110	'n	(P-11996; A-11151)	1780.38	am	(P 10839/92: A-11122
n (1931)22, RC-3669. (1213) 42, RC-3669. (1431)32, RC-3669. <td></td> <td></td> <td>A-4261)</td> <td>122.10</td> <td>п</td> <td>(P-15691/92; RC-3688;</td> <td>400.120</td> <td></td> <td>(P-11996; A-11151)</td> <td>1783.19</td> <td>am</td> <td>(P-10849/92; A-11131)</td>			A-4261)	122.10	п	(P-15691/92; RC-3688;	400.120		(P-11996; A-11151)	1783.19	am	(P-10849/92; A-11131)
A-250 A-25	121.35	L	(P-15715/92; RC-3689;			A-4236)				1784.14	аш	(P-10853/92; A-11135)
n CH-1275-02, R-2-1889; 1/2.20 n CH-1275-02, R-2-1371 1/2.20 <			A-4261)	122.15	и	(P-15691/92; RC-3688;	TITLE 62			1784.18	am	(P-10853/92; A-11135)
A-250 A	121.40	п	(P-15715/92; RC-3689;			A-4236)	240.131	п	(P-13722/92; A-2217)	1784.27	ы	(P-10853/92; A-11135)
Characteristics Characteri			A-4261)	122.20	ш	(P-15691/92; RC-3688;	240.132	п	(P-13722/92; A-2217)	1785.13	am	(P-10784/92; A-11075)
A-A-Est Description A-A-Est Description D	121.45	п	(P-15715/92; RC-3689;			A-4236)	240,133	u		1800.11	am	(P-10607/92; A-10916)
n (1-15/19.92; RC-3689; A-4269			A-4261)	122.25	и	(P-15691/92; RC-3688;	240.160	am	(P-13722/92; A-2217)	1800.40	am	(P-10607/92; A-10916)
A-1201 A-1201 A-1202 A-1203 A-12	121.50	п	(P-15715/92; RC-3689;			A-4236)	240.170	am	(P-13722/92; A-2217)	1800.50	am	(P-10607/92; A-10916)
n Chilosope, R. Cases A-4260 nn P (1972) P. A-2270 1816.43 nn P (1008) P. A-2270 n A-4260 nn P (1971) P. A-2260 nn P (1971) P. A-2270 nn P (1008) P. A-2270 n A-4260 nn P (1971) P. A-2260 nn P (1971) P. A-2270 nn P (1971) P. A-2270 nn P (1972) P. A-2270 nn			A-4261)	122.30	п	(P-15691/92; RC-3688;	240.180	am	(P-13722/92; A-2217)	1816.42	am	(P-10695/92; A-11001)
A.4261) P. 1872 R. C. 369. 122.31 A P. 1876 P. S. 260,1205 m. P. 1972 P. A. A. 2777 1816.48 m. P. 1069592, A. A. 2277 A.4261) P. 1872 R. C. 369. A. A. 256 A. 256 A. A. 2	121.55	п	(P-15715/92; RC-3689;			A-4236)	240.190	am	(P-13722/92; A-2217)	1816.43	am	(P-10695/92; A-11001)
n (1-157) (52); RC-3689; 240,1200 n (1-197)			A-4261)	122.31	и	(P-15691/92; RC-3688;	240.195	аш	(P-13722/92; A-2217)	1816.49	am	(P-10695/92; A-11001)
A-4250 12.3.5 n (P-1569/92); RC-3688; 240,1200 n (P-3771; A-14697) 1816, L17 am (P-1069592); PC-9688; A-4250 12.40 A-4250 12.40 n (P-1569/92); RC-3688; 240,1200 n (P-3771; A-14697) 1816, L17 am (P-1069592) A-4250 12.40 A-4250 12.45 A-4250 20,1220 n (P-3771; A-14697) 181, L3 am (P-1056952) A-4250 12.24 A-4250 12.25 A-4250 20,1220 n (P-3771; A-14697) 181, L3 am (P-1056952) A-4250 12.25 A-4250 12.25 A-4250 20,1220 n (P-3771; A-14697) 181, L3 am (P-1072692) A-4250 12.24 A-4250 12.25 A-4250 20,1220 n (P-3771; A-14697) 181, L3 am (P-1072692) A-4250 12.24 A-4250 12.25 A-4250 20,1220 n (P-3771; A-14697) 181, L3 am (P-1072692) A-4250 12.25 A-4250 12.25 A-4250 12.25 A-4250 12.25 A-4250 12.25	121.60	u	(P-15715/92; RC-3689;			A-4236)	240.1200	am	(E-1195)	1816.84	am	(P-10695/92; A-11001)
P. 1715 P. 1			A-4261)	122.35	п	(P-15691/92; RC-3688;	240.1200	п	(P-3771; A-14097)	1816.116	am	(P-10695/92; A-11001)
Heart Hear	121.65	п	(P-15715/92; RC-3689;			A-4236)	240.1205	E	(P-3771; A-14097)	1816.117	аш	(P-10695/92; A-11001)
Harris H			A-4261)	122.40	п	(P-15691/92; RC-3688;	240.1210	n	(P-3771; A-14097)	1816.151	аш	(P-10695/92; A-11001)
A-4261 C-1571592; RC-3689; C-1569 C-15715, A-14097 S17,	121.70	п	(P-15715/92; RC-3689;			A-4236)	240.1220	п	(P-3771; A-14097)	1817.42	аш	(P-10726/92; A-11031)
Color Colo			A-4261)	122.45	ш	(P-156091/92; RC-3688;	240.1230	п	(P-3771; A-14097)	1817.43	am	(P-10726/92; A-11031)
A-4261 A-4262 B	121.75	п	(P-15715/92; RC-3689;			A-4236)	240.1240	п	(P-3771; A-14097)	1817.49	ати	(P-10726/92; A-11031)
n PA-12715/92; RC-3689; 122.55 n PA-1286 240.1260 n PA-12715/92; RC-3689; 122.55 n PA-1236 n PA-12715/4-14097 1817.115 am (P-10726-92); RC-3689; n PA-12715/92; RC-3689; 122.50 n (P-15691/92; RC-3688; 120.1280 n (P-17715/92; RC-3689; 1877.115 am (P-10726-92) n (P-15715/92; RC-3689; 122.60 n (P-15691/92; RC-3688; 1701.12 am (P-10631/92; A-10936) 1877.13 am (P-10807/92; A-10936) n PA-1261 PA-1261 n (P-15715/92; RC-3689; 1702.12 am (P-10631/92; A-10936) 1843.13 am (P-10807/92; A-10936) n A-1261 N (P-15691/92; RC-3688; 1702.12 am (P-10601/92; A-10936) 1843.13 am (P-10601/92; A-10936) n A-1261 N (P-15691/92; RC-3688; 1702.12 am (P-10601/92; A-10936) 1843.13 am (P-10601/92; A-10936) n A-1261 N			A-4261)	122.50	u	(P-15691/92; RC-3688;	240.1250	п	(P-3771; A-14097)	1817.84	am	(P-10726/92; A-11031)
Harden	121.80	п	(P-15715/92; RC-3689;			A-4236)	240.1260	п	(P-3771; A-14097)	1817.116	am	(P-10726/92; A-11031)
n (P-15715/92; RC-3689; A-4256 Dec. (1280) 1201.1280 (P-37715/92; A-10937) 1817.151 am (P-10726/92) n (P-1515/92; RC-3689; 122.60 n (P-1569/192; RC-3688; 1702.12 am (P-164492A-10937) 1817.182 am (P-10726/92) n (P-1515/92; RC-3689; 122.65 n (P-1569/192; RC-3688; 1702.12 am (P-164192) 1827.12 am (P-10807/92) n (P-1515/92; RC-3689; 122.75 n (P-1569/192; RC-3688; 1702.13 am (P-16081/92; A-10936) 1843.13 am (P-10807/92; A-10936) n (P-1515/92; RC-3689; 122.75 n (P-1569/192; RC-3688; 1702.13 am (P-10807/92; A-10936) 1843.15 am (P-10807/92; A-10936) n (P-1515/92; RC-3689; 122.85 n (P-1569/192; RC-3688; 1764.19 am (P-10807/92; A-10936) 1843.15 am (P-10807/92; A-10936) n (P-1511/92; RC-3689; 122.85 n (P-1569/192; RC-3688; 1772.12			A-4261)	122.55	и	(P-15691/92; RC-3688;	240.1270	п	(P-3771; A-14097)	1817.117	am	(P-10726/92; A-11031)
Part	121.85	п	(P-15715/92; RC-3689;			A-4236)	240.1280	п	(P-3771; A-14097)	1817.151	am	(P-10726/92; A-11031)
n (P-15715/92; RC-3689; 1/2.65 n A-4236 1/70.11 am (P-16319/92; A-10936) 1837.12 am (P-16319/92; A-10936) 1843.13 am (P-16319/92; A-10936) 1843.13 am (P-16319/92; A-10936) 1843.13 am (P-16319/92; A-10936) 1843.13 am (P-16319/92; A-10936) 1843.14 am (P-16319/92; A-10936) 1843.14 am (P-16319/92; A-10936) 1843.14 am (P-16369/92; A-10936) 1843.14 am (P-16369/92; A-10936) 1843.15 am (P-16369/92; A-10936) 1843.14 am (P-16369/92; A-10936) 1843.15 am (P-1			A-4261)	122.60	п	(P-15691/92; RC-3688;	1701.Ap.A	am	(P-10644/92; A-10947)	1817.182	am	(P-10726/92; A-11031)
A-4261) D. (P-1569192; RC-368); 1702.12 am (P-1063192; A-10936) 1843.12 am (P-1080192; A-10936) 1843.12 am (P-1080192; A-10936) 1843.12 am (P-1080192; A-10936) 1843.13 am (P-1080192; A-10936) 1843.14 am (P-1080792; A-10936) 1843.14 am (P-1080792; A-10836) 1843.14 am (P-1080792; A-10836) 1843.15 r (P-1080792; A-10836) 1843.17 r (P-1080792; A-10836) 1843.17 r (P-1080792; A-10836) 1843.17 r (P-1080792; A-10836) P-1080792; A-10836 P-1080792; A-10836 P-1080792; A-10836 P-1080792; A-10836 P-1080792; A-10836 P-1080792; A-1083	121.90	п	(P-15715/92; RC-3689;			A-4236)	1702.11	am	(P-10631/92; A-10936)	1827.12	am	(P-10803/92; A-11091)
n (P-15715/92; RC-3689; (P-16319) PA4251 (P-163192; A-10356) 1843.13 am (P-1063192; A-10356) 1843.14 am (P-1063192; A-10356) 1843.13 am (P-1080792; A-10356) n (P-15715/92; RC-3689; 122.75 n (P-15691/92; RC-3688; 1765.11 am (P-105691/92; A-10309) 1843.15 r (P-1080792; A-10309) 1843.15 r (P-1080792; A-10309) 1843.16 r (P-1080792; A-10309) 1843.16 r (P-1080792; A-10309) 1843.15 r (P-1080792; A-10309) 1843.13 r (P-1080792; A-10309)			A-4261)	122.65	п	(P-15691/92; RC-3688;	1702.12	am	(P-10631/92; A-10936)	1843.12	am	
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(64144)	E	1480, 190	(P-8139; A-17220)	am	1310.30	P-8127; A-15890)	(P-81	am (P-81		1220.120 am	1220.120 am
(P-4149)	am	1480.150	(P-16484/92; A-1572)	аш	1300.48	P-8127; A-15890)	(P-81	am (P-81)	1220.110 am ((P-14765) 1220.110 am (
(Sits-d)	am	1470.90	(P-9624; A-17191) (P-9624: A-17191)	am	1285.100	F-812/; A-13890) E-8309)	(F-8)	n (F-8 (E-8	1220.100 n (F-8	<u> </u>	<u> </u>
(P-8435)	аш	1470.80	(P-9624; A-17191)	E	1285.91	P-16374/92; A-1535)	(P-1	r (P-1	, L	,	1210.250 r
(P-8435)	am	1470.20	(P-9624; A-17191) (P-9624; A-17191)	am	1285.80	P-16374/92; A-1535)	(P-1	am (P-1	am	am	1210.255 ann (1210.240 am (
(P-8435)	t	1470.5	(P-9624; A-17191)	ат	1285.70	P-16374/92; A-1535)	-G			A-10973) 1210.230 1	(P-10669/92; A-10973) 1210.230 1
(P-890) (P-890)	n am	1465.80	(P-9624; A-17191) (P-9624; A-17191)	am am	1285.50	P-16374/92; A-1535) P-16374/92; A-1535)	7 9	- (P.	1210.220 r (P-	<u> </u>	A-109/3) 1210.210 r (A-10973) 1210.220 r (
(P-890)	п	1465.36	(P-9624; A-17191)	am	1285.20	P-16374/92; A-1535)	(P-	r (P-	_	A-10973) 1210.200 r	(P-10669/92; A-10973) 1210.200 r
(P-890) (P-890)	am	1465.30	(P-14550) (P-14550)	am	1270.10	P-16374/92; A-1535) P-16374/92; A-1535)	F - F	am (P-1 am (P-1		am am	A-10973) 1210.180 am (A-10973) 1210.190 am (
(P-890)	= -	1465.10	(P-14550)	am	1270.5	P-16374/92; A-1535)	ė		am	1210.170 am (1210.170 am (
(P-16379)			(P-11315; A-19132)	am	1250.210	P-16374/92; A-1535)	P (am (P		am ((P-10669/92; A-10973) 1210.150 am
(P-15785/92; A-1589) (P-6612; A-13494)	E	1455.300	(P-11315; A-19132) (P-11315; A-19132)	am	1250.200	P-16374/92; A-1535) P-16374/92; A-1535)	Ö Ü	am (F	am (A-109/3) 1210.130 r (A-10973) 1210.140 am (A-109/3) 1210.130 r (A-10973) 1210.140 am (
(P-16379)	;		(P-11315; A-19132)	am	1250.170		ا (,	ı	A-10973) 1210.120 r	(P-10669/92; A-10973) 1210.120 r
(P-16379)	E :	1455.205	(P-11315; A-19132)	аш	1250.155	P-16374/92; A-1535) P-16374/92: A-1535)	<u>d</u> <u>d</u>	n (P.		n am	A-10973) 1210.105 n (
(P-15/85/92; A-1589) (P-16379)	am	1455.200	(P-11315; A-19132) (P-11315; A-19132)	am	1250.140	P-16374/92; A-1535)	(P-1	r (P-1	r	A-10973) 1210.100 r (A-10973) 1210.100 r (
(P-15785/92; A-1589)	п	1455.70	(P-11315; A-19132)	am	1250.135	P-16374/92; A-1535)	(P-1			am ((P-10669/92; A-10973) 1210.80 am
(P-15785/92; A-1589) (P-15785/92; A-1589)	п п	1455.50	(P-11315; A-19132) (P-11315; A-19132)	am	1250.120	P-16374/92; A-1535) P-16374/92; A-1535)	(P-1	am (P-1)	am am	am am	A-10973) 1210.60 am (A-10973) 1210.70 am (
(P-15785/92; A-1589)	п	1455.40	(P-11315; A-19132)	am	1250.110	P-16374/92; A-1535)	(P-1		ı	1210.50 r	(P-10596/92; A-10887) 1210.50 r
(P-6612) (E-6668) (P-16379)	am	1455.30	(P-15775/92; A-1579) (P-15775/92; A-1579)	am	1240.50 1240.51	P-103/4/92; A-1535) P-16374/92; A-1535)	(P-1)	T (P-1		A-10887) 1210.30 r (A-10887) 1210.40 r (1210.40 r (
八日 日本 八日 日 八日 日本 一日		00 0000		(7)	TILE 80 (COINT D.	P-16374/92; A-1535)	(F-103	E91 Q) -	- I	22.0121	(U) (20012) A 10007 A 10007

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TITLE 74 (CONT'D)	NT'D)		750.Ap.A		P-762; A-9079)	TITLE 7
330.70	E	(P-10686) (E-11170)	750.Ap.A n		P-777: A-9081)	270
330.80	п	(P-10686) (E-11170)	750.Ap.B r		(P-762; A-9079)	270
330.90	E	(P-10686) (E-11170)	750.Ap.B n		(P-777; A-9081)	270
330,100	п	(P-10686) (E-11170)	750.Ap.C	_	(P-762; A-9079)	270.
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330,130	п	(P-10686) (E-11170)	u 006)	P-10677) (E-11168)	300
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730.10	п	(PP-1671; O-3057)	TITLE 77			300
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750.10	ы	(P-762; A-9079)	100.9 am		(P-12153)	300
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750.30	п	(P-777; A-9081)	100.14 am		P-12153)	300
750.40	ы	(P-762; A-9079)	100.15 am)	P-12153)	
750.40	п	(P-777; A-9081)	100.16 am		(P-12153)	300
750.41	ы	(P-762; A-9079)	100.17 am		P-12153)	300
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750.50	п	(P-777; A-9081)	n 61.001		(P-12153)	300
750.60	ľ	(P-762: A-0979)	205.350 am	·	P-16414)	300
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750.90	ч	(P-762; A-9079)	250.540 r		(P-15757)	330
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750.120	ы	(P-762; A-9079)	270.1100 n	_	P-9654)	330
750.120	п	(P-777; A-9081)	270.1200 n	_	(P-9654)	
750.130	ы	(P-762; A-9079)	270.1300 n	0	(P-9654)	330
750.130	u	(P-777; A-9081)	270.1400 n	\Box	(P-9654)	
750.140	ı	(P-762; A-9079)	270.1500 n	_	(P-9654)	330
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(P-1321; A-19258) (P-16531/92; A-16180) (P-1321; A-19258) November 12, 1993 (P-1269; A-19210) (P-15044/92; A-16153) (P-4791/92; A-2351) (P-8781; A-19517) (P-1269; A-19210) (P-1269; A-19210) (E-2373) (P-6028; (P-1269; A-19210) (E-2373) (P-6028; A-15056) (E-7948) (P-10144; (P-1269; A-19210) (P-8793; A-19509) (P-1269; A-19210) (E-2373) (P-6028; (P-1269; A-19210) (P-1269; A-19210) (P-1269; A-19210) (P-1296; A-19235) (E-8000) (P-10198; (P-1321; A-19258) (P-1296; A-19235) (P-1321; A-19258) (E-2373) (P-6028; (E-2390) (P-6044; A-15073) (E-9117) (P-12128) (P-12104) (P-12104) (P-12104) A-15056) A-19517) (P-12128) (P-12128) (P-12104) (P-12104) (P-12104) (P-12104) A-15056) A-15056) (P-12128) (P-12128) (E-9105) am am am am am аш am am am am am am am аш am аш am am am am am am аш am am am am am am = ILLINOIS REGISTER SECTIONS AFFECTED INDEX 350.Ap.A 370.520 350.2660 350.3210 350.3330 350.3730 330.1125 330.4210 350.680 350.685 350.1235 390.120 390.140 390.150 390.160 390.175 390.180 330,4330 350.110 350.150 350.270 350.290 350.640 350.175 350.180 350.260 350.330 390.110 330.330 350.120 350.140 350.278 350,282 330.730 330.916 (P-16541/92; A-16194) (E-8026) (P-10225; (P-1346; A-19279) (E-2420) (P-6074; (P-1346; A-19279) (P-1321; A-19258) (P-1321; A-19258) (P-1321; A-19258) (E-2420) (P-6074; A-15106) (E-2420) (P-6074; (E-2420) (P-6074; (E-2405) (P-6059; (E-2405) (P-6059; (E-2405) (P-6059; (E-2405) (P-6059; (P-12205) (P-12205) (P-12188) (P-12188) (P-12188) (P-12205) (P-12205) A-15106) A-15106) A-15106) A-19604) (P-12188) A-15089) A-15089) (P-9654) (P-9654) (P-9654) (P-12205) (P-12205) (P-9654) (P-9654) Volume 17, Issue #46 am 77 (CONT'D) am ати am am am am am атп am S 0.1800 0.2000 0.3210 00.3330 30.120 0.1900 0.2200 0.2300 0.2860 0.1035 30.140 30.150 30.160 0.120 0.140 0.270 0.290 0.630 099.00 30.175 0.270 30.282 0.180 0.278 Ю.282 0.330 0.665 0.278 0.260 0.260 0.271

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Volume 17, Issue	, Issue	#46	SECTIONS AFFECTED INDEX	November 12, 1993	Volume 17, Issue	#46	SECTIONS AFFECTED INDEX	November 12, 1993
TITLE 77 (CONT'D	(T.D)		535.260 am	n (P-10911/92: A-8196)	TITLE 77 (CONT'D)		600.510 r	(E-13115) (P-14831)
390.270	am	(P-1296; A-19235)			595.200 am	(P-17447/92; A-13746)	и	(E-12918) (P-14806)
390.271	п	(E-2390) (P-6044;	535.270 am		595.300 am	(P-17447/92; A-13746)	f 600.600 r	(E-13115) (P-14831)
		A-15073)	535.310 am		595.310 am	(P-17447/92; A-13746)	600.610 r	(E-13115) (P-14831)
390.278	ат	(E-2390) (P-6044;	535.315 am		595.320 am	(P-17447/92; A-13746)	600.700 r	(E-13115) (P-14831)
		A-15073)	535.320 am	n (P-10911/92; A-8196)	595.Ap.A r	(P-17447/92; A-13746)	600.710 r	(E-13115) (P-14831)
390.282	ати	(P-12128)	535.330 am	n (P-10911/92; A-8196)	595.Ap.B r	(P-17447/92; A-13746)	600.720 r	(E-13115) (P-14831)
390.290	аш	(E-2390) (P-6044;	535.340 am	n (P-10911/92; A-8196)	597.10 п	(P-17529/92; A-13763)	600.740 r	(E-13115) (P-14831)
		A-15073)	535.400 am	n (P-10911/92; A-8196)	597.100 n	(P-17529/92; A-13763)	600.800 r	(E-13115) (P-14831)
390,330	am	(E-7974) (P-10171;	535.410 am	n (P-10911/92; A-8196)	597.110 n	(P-17529/92; A-13763)	600.810 r	(E-13115) (P-14831)
		A-19547)	535.415 am	n (P-10911/92; A-8196)	597.200 n	(P-17529/92; A-13763)	600.820 r	(E-13115) (P-14831)
390.640	am	(P-1296; A-19235)	535.420 am		597.210 n	(P-17529/92; A-13763)	600.830 r	(E-13115) (P-14831)
390.680	аш	(P-1296; A-19235)	535.430 am	n (P-10911/92; A-8196)	597.220 n	(P-17529/92; A-13763)	r 000.900	(E-13115) (P-14831)
390.685	аш	(P-1296; A-19235)	535.435 am	n (P-10911/92; A-8196)	597.300 n	(P-17529/92; A-13763)	600.910 r	(E-13115) (P-14831)
390 1025		(P-16520/92; A-16167)	535.440 am	n (P-10911/92; A-8196)	597.310 n	(P-17529/92; A-13763)	600.920 r	(E-13115) (P-14831)
390.2660	аш	(P-12128)	535.500 am	n (P-10911/92; A-8196)	597.320 n	(P-17529/92; A-13763)	600.930 r	(E-13115) (P-14831)
390.3210	am	(P-1296; A-19235)	535.510 am	n (P-10911/92; A-8196)	600.100 п	(P-14806)	600.1000 r	(E-13115) (P-14831)
390.3330	am	(P-1296; A-19235)	535.515 am	n (P-10911/92; A-8196)	L-	(P-14831)	600.1010 r	(E-13115) (P-14831)
395.100	аш	(P-8066/92; A-2984)	535.520 am	n (P-10911/92; A-8196)	600.110 r	(E-13115) (P-14831)	600.1020 r	(E-13115) (P-14831)
395.110	am	(P-8066/92; A-2984)	535.530 ат	n (P-10911/92; A-8196)	п	(E-12918) (P-14806)	600.1030 r	(E-13115) (P-14831)
395.120	атп	(P-8066/92; A-2984)	535.535 am	n (P-10911/92; A-8196)	600.120 r	(E-13115) (P-14831)	600.1100 r	(E-13115) (P-14831)
395.130	am	(P-8066/92; A-2984)	535.540 am	n (P-10911/92; A-8196)	600.130 r	(E-13115) (P-14831)	600.1110 r	(E-13115) (P-14831)
395.140	am	(P-8066/92; A-2984)	535.600 am	n (P-10911/92; A-8196)	600.140 r	(E-13115) (P-14831)	600.1120 r	(E-13115) (P-14831)
395.150	am	(P-8066/92; A-2984)	535.650 am	n (P-10911/92; A-8196)	600.200 r	(E-13115) (P-14831)	600.1130 r	(E-13115) (P-14831)
395.160	am	(P-8066/92; A-2984)	535.750 am	n (P-10911/92; A-8196)	п	(E-12918) (P-14806)	600.1140 r	(E-13115) (P-14831)
395.170	am	(P-8066/92; A-2984)	535.810 am	n (P-10911/92; A-8196)	600.210 r	(E-13115) (P-14831)	600.1150 r	(E-13115) (P-14831)
395.175	E	(P-8066/92; A-2984)	535.1000 n	(P-10911/92; A-8196)	п	(E-12918) (P-14806)	600 1160 г	(E-13115) (P-14831)
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am (P.1209) (P.2010) (P.2020) (TITLE 77 (CONT'D)	NT'D)		535.260	пте	(P-10911/92; A-8196)	TITLE 77 (CONT'D)	T'D)		600.510
n (E-230) (P-6044; 535.270 am (P-1011022, A-8196) 595.300 am (P-144792, A-13746) am (E-230) (P-6044; 535.310 am (P-1011022, A-8196) 595.300 am (P-174792, A-13746) am (E-230) (P-6044; 535.310 am (P-1011022, A-8196) 595.30 am (P-174792, A-13746) am (E-230) (P-6044; 535.340 am (P-1011022, A-8196) 595.30 am (P-1011022, A-8196) 597.10 n (P-175292, A-13746) am (E-2304) (P-6044; 535.40 am (P-1011022, A-8196) 597.10 n (P-175292, A-13746) 997.10 n (P-175292, A-13746) am (P-2266, A-19235) 535.40 am (P-1011022, A-8196) 597.10 n (P-17529) A-13741 am (P-101102, A-8196) 597.10 n (P-17529) A-13741 am (P-1011022, A-8196) 597.10 n (P-17529) A-13741 am (P-1011022, A-8196) 597.20 n (P-17529) <t< th=""><th>390.270</th><th>am</th><th>(P-1296; A-19235)</th><th>535.265</th><th>am</th><th>(P-10911/92; A-8196)</th><th>595.200</th><th>am</th><th>(P-17447/92; A-13746)</th><th></th></t<>	390.270	am	(P-1296; A-19235)	535.265	am	(P-10911/92; A-8196)	595.200	am	(P-17447/92; A-13746)	
m. 4–1977 m. 6–1977 m. 6–1977 <t< td=""><td>390.271</td><td>п</td><td>(E-2390) (P-6044;</td><td>535.270</td><td>am</td><td>(P-10911/92; A-8196)</td><td>595.300</td><td>am</td><td>(P-17447/92; A-13746)</td><td>009.009</td></t<>	390.271	п	(E-2390) (P-6044;	535.270	am	(P-10911/92; A-8196)	595.300	am	(P-17447/92; A-13746)	009.009
m (E-350) (P-6044; 535.315 m (P-101102, A-8196) 595.320 m (P-14702, A-81346) m (E-320) (P-6044; 535.30 m (P-101102, A-8196) 595.4p. B r (P-144702, A-13746) m (E-1012) (P-101102, A-8196) 595.4p. B r (P-144702, A-1376) r m (E-101102, A-8196) 597.10 n (P-175202, A-1376) r m (E-101102, A-8196) 597.20 n (P-175202, A-1376) r m (E-101102, A-8196) 597.20 n (P-175202, A-1376) r m (E-101102, A-8196) 597.20 n (P-175202, A-1376) r r			A-15073)	535.310	am	(P-10911/92; A-8196)	595.310	аш	(P-17447/92; A-13746)	600.610
Principal Activity Princip	390.278	am	(E-2390) (P-6044;	535.315	am	(P-10911/92; A-8196)	595.320	am	(P-17447/92; A-13746)	600.700
am (E-1239) (F-044; 535 30 am (P-1011022, A-8196) 585 Ap B F (P-17124) F (P-17124) am (E-2390) (F-044; 535 30 am (P-1011022, A-8196) 597.10 n (P-1725992, A-13763) am (E-2394) (F-0171; 535 40 am (P-1011022, A-8196) 597.10 n (P-1725992, A-13763) am (E-1026, A-19235) 535 40 am (P-1011022, A-8196) 597.10 n (P-1725992, A-13763) am (E-1026, A-19235) 535 40 am (P-1011022, A-8196) 597.20 n (P-1725992, A-13763) am (E-1026, A-19235) 535 40 am (P-1011022, A-8196) 597.20 n (P-1726929, A-13763) am (E-101026, A-19236) 535 50 am (P-1011022, A-8196) 597.20 n (P-1376992, A-13763) am (E-101026, A-8196) 597.20 n (P-1011022, A-8196) 597.20 n (P-143690) am (E-101026, A-8196) 597.20 n (P-143690) 197.20			A-15073)	535,320	am	(P-10911/92; A-8196)	595.Ap.A	See	(P-17447/92; A-13746)	600.710
am CF-105109, P-6044; 513-340 am (P-1011022, A-8106) 597.100 P-1722992; A-13763) am (F-2020), P-6044; 513-400 am (P-101102, A-8106) 597.100 P-1722992; A-13763) am (F-2064, A-19235) 513-420 am (P-101102, A-8106) 597.100 P-1722992; A-13763) am (F-1026, A-19235) 513-420 am (P-101102, A-8106) 597.200 P-1722992; A-13763) am (F-1026, A-19235) 513-420 am (P-101102, A-8196) 597.200 P-1729929; A-13763) am (F-1026, A-19235) 513-420 am (P-101102, A-8196) 597.200 P-1729929; A-13763) am (F-1026, A-19235) 513-520 am (P-101102, A-8196) 597.100 P-1729929; A-13763) am (F-1026, A-19235) 513-520 am (P-101102, A-8196) 597.100 P-1729929; A-13763) am (F-10102, A-19248) 597.100 (P-1729929; A-13763) 697.100 P-1729929; A-13763) am (F-10102, A-19248) 597.100 (P-1	390.282	ати	(P-12128)	535.330	am	(P-10911/92; A-8196)	595.Ap.B	bre	(P-17447/92; A-13746)	600.720
A-15707-1, 535.40 am (P-10911022, A-8196) 557.110 n (P-1752992; A-13763) am (P-1266, A-12355) 535.40 am (P-10911022, A-8196) 557.110 n (P-1752992; A-13763) am (P-1266, A-12355) 535.40 am (P-10911022, A-8196) 597.20 n (P-1752992; A-13763) am (P-1266, A-12355) 535.40 am (P-10911022, A-8196) 597.20 n (P-1752992; A-13763) am (P-1266, A-12355) 535.40 am (P-10911022, A-8196) 597.20 n (P-1752992; A-13763) am (P-1266, A-12355) 535.40 am (P-10911022, A-8196) 597.20 n (P-1752992; A-13763) am (P-1266, A-12255) 535.40 am (P-10911022, A-8196) 597.20 n (P-1752992; A-13763) am (P-1266, A-12255) 535.50 am (P-10911022, A-8196) 597.20 n (P-1752992; A-13763) am (P-1266, A-12255) 535.50 am (P-10911022, A-8196) 597.20 n (P-1752992; A-13763) am (P-1266, A-12255) 535.50 am (P-12611022, A-8196) 500.110 r (P-1351910) (P-14851) am (P-1266, A-12256) 535.50 am (P-12611022, A-8196) 500.110 r (P-131310) (P-14831) am (P-1266, A-12256) 535.50 am (P-12611022, A-8196) 500.110 r (P-131310) (P-14831) am (P-1266, A-12256) 535.50 am (P-12611022, A-8196) 500.110 r (P-131310) (P-14831) am (P-1266, A-12256) 535.50 am (P-12611022, A-8196) 500.110 r (P-131310) (P-14831) am (P-1266, A-12256) 535.50 am (P-12611022, A-8196) 500.110 r (P-13115) (P-14831) am (P-1266, A-122594) 535.50 am (P-12611022, A-8196) 500.120 r (P-13115) (P-14831) am (P-1266, A-122594) 535.50 am (P-12611022, A-8196) 500.20 r (P-13115) (P-14831) am (P-1266, A-122594) 535.50 am (P-12611022, A-8196) 500.20 r (P-13115) (P-14831) am (P-1266, A-122594) 535.50 am (P-12611022, A-8196) 500.20 r (P-13115) (P-14831) am (P-1266, A-122594) 535.50 am (P-12611022, A-8196) 500.20 r (P-13115) (P-14831) am (P-1266, A-122594) 535.00 am (P-12611022, A-8196) 500.20 r (P-13115) (P-14831) am (P-1266, A-122594) 535.00 am (P-12611022, A-8196) 500.20 r (P-13115) (P-14831) am (P-1261102, A-8196) (P-1261102, A-8196) 593.10 an (P-13122) (P-12431) am (P-1261102, A-8196) (P-1261102, A-8196) (P-1261102, A-8196) 593.10 an (P-13122) (P-124110) (P-1241102, A-8196) 593.10 an (P-13122) (P-1241126) (P-1241126) (P-1241126)	390.290	аш	(E-2390) (P-6044;	535,340	am	(P-10911/92; A-8196)	597.10	П	(P-17529/92; A-13763)	600.740
am (F.) 2784 (P.) (17); 535.410 nm (P.) 109 (1) (22.4.8196) 587.110 n (P.) 1752/922, A-13763) am (P.) 108 (A. 1923) 535.420 am (P.) 109 (1) (102.4.8196) 587.20 n (P.) 1752/922, A-13763) am (P.) 1266, A. 1923) 535.40 am (P.) 109 (1) (102.4.8196) 587.20 n (P.) 1752/922, A-13763) am (P.) 1266, A. 1923) 535.40 am (P.) 109 (1) (102.4.8196) 587.20 n (P.) 1752/922, A-13763) am (P.) 1278/92 4. 1923 535.40 am (P.) 109 (1) (102.4.8196) 587.20 n (P.) 1752/92, A-13763) am (P.) 1278/92 4. 190.10 6. 10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 am (P.) 1278/92 4. 10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10 7. 1147/10			A-15073)	535.400	am	(P-10911/92; A-8196)	597.100	п	(P-17529/92; A-13763)	900.800
R. 1955 0.2 A. 2054 SM (1952) A (1952) A (1952) am P. 1961 1.02 A. 8196 597 2.00 D (1752)022, A-13763 am P. 1956, A-19353 535 4.00 am P. 1091 1022, A-8196 597 2.00 D (1752)022, A-13763 am P. 1962 1.02 A. 8196 597 2.00 D (1752)022, A-13763 A-13763 am P. 1051 1.02 A. 8196 597 3.00 D (1752)022, A-13763 A-13763 am P. 1052 A. 40 2.03 M (1752)022, A-13763 A-13763 A-13763 am P. 1052 A. 40 2.03 M (1752)022, A-13763 A-13763 A-13763 am P. 1052 A. 20 4.03 M (1752)022, A-13763 A-13763 A-13763 am P. 1052 A. 20 4.03 M (1752)022, A-13763 A-13763 A-13763 am P. 1052 A. 20 4.03 M (1752)022, A-13763 A-13763 A-13763 am P. 1052 A. 20 4.03 M (1752)022, A-13763 A-13763 A-13763 am P. 1052 A. 20 4.03 M (1752)02, A-13763 A-13763 A-13763 am P. 1052 A. 20 4.03 <t< td=""><td>390.330</td><td>am</td><td>(E-7974) (P-10171;</td><td>535.410</td><td>am</td><td>(P-10911/92; A-8196)</td><td>597.110</td><td>n</td><td>(P-17529/92; A-13763)</td><td>600.810</td></t<>	390.330	am	(E-7974) (P-10171;	535.410	am	(P-10911/92; A-8196)	597.110	n	(P-17529/92; A-13763)	600.810
am PL1956, 4-1933 533, 40 am P-109(11)22, 4-8196 597, 20 n P-1752902, 4-13763 am PL1956, 4-19353 533, 45 am P-109(11)22, 4-8196 597, 20 n P-1752902, 4-13763 am PL1956, 4-19353 533, 45 am P-109(11)22, 4-8196 597, 30 n P-1752902, 4-13763 am PL1956, 4-19353 535, 50 am P-109(11)22, 4-8196 600, 100 n P-1352902, 4-13763 am PL1205, 4-19353 535, 50 am P-109(11)22, 4-8196 600, 100 n P-1352902, 4-13763 am PL1205, 4-19353 535, 50 am P-109(11)22, 4-8196 600, 100 n P-14810 am P-109(11)22, 4-8196 600, 100 r P-14810			A-19547)	535.415	am	(P-10911/92; A-8196)	597.200	п	(P-17529/92; A-13763)	600.820
am (P.1296; A-19235) 535,435 am (P.1091/92, A-1935) 535,435 am (P.1091/92, A-1935) 535,435 am (P.1091/92, A-1936) 597,300 n (P.1296; A-1935) am (P.1296, A-19235) 535,435 am (P.1091/92, A-8196) 597,310 n (P.1272992, A-13763) am (P.1296, A-19235) 535,500 am (P.1091/92, A-8196) 600,100 n (P.14801) am (P.1296, A-19234) 535,530 am (P.1091/192, A-8196) 600,110 r (P.14800) am (P.1206, A-12984) 535,535 am (P.1091/192, A-8196) 600,110 r (P.14800) am (P.1091/192, A-8196) 600,100 r (P.14800)	390.640	аш	(P-1296; A-19235)	535.420	аш	(P-10911/92; A-8196)	597.210	П	(P-17529/92; A-13763)	600.830
am P. (1926, A-1925) 355,440 am P. (19102), A-81960 397,340 n (P-1725992, A-13763) 0 am (P-10216, A-1925) 355,440 am (P-101102, A-8196) 397,320 n (P-17229) A-13763) 0 am (P-101102, A-8196) 60.100 n (P-14860) am (P-1026, A-1923) 355,530 am (P-1091102, A-8196) 60.100 n (P-14860) am (P-1026, A-1928) 355,530 am (P-1091102, A-8196) 60.010 n (P-14860) am (P-1026, A-1928) 355,530 am (P-1091102, A-8196) 60.0130 n (P-14811) am (P-1026, A-2084) 355,530 am (P-1091102, A-8196) 60.0130 n (P-14811) am (P-102102, A-2084) 355,540 am (P-1091102, A-8196) 60.0130 n (P-14811) am (P-102102, A-2084) 355,500 am (P-1091102, A-8196) 60.0130 n (P-14811)	390.680	ат	(P-1296; A-19235)	535.430	am	(P-10911/92; A-8196)	597.220	п	(P-17529/92; A-13763)	006:009
8 n P. (2020)	390.685	аш	(P-1296; A-19235)	535.435	am	(P-10911/92; A-8196)	597.300	п	(P-17529/92; A-13763)	600.910
am (P-1206, A-1925) 533.500 am (P-1010 1922, A-8196) 597.320 n (P-14860) am (P-1206, A-1925) 533.515 am (P-1011/92, A-8196) 600.100 r (P-14831) am (P-1206, A-1925) 535.530 am (P-1011/92, A-8196) 600.110 r (P-14831) am (P-2066, P-2204) 535.530 am (P-10911/22, A-8196) 600.110 r (P-14831) am (P-2066, P-2204) 535.530 am (P-10911/22, A-8196) 600.110 r (E-13115) (P-14831) am (P-2066, P-2204) 535.500 am (P-10911/22, A-8196) 600.100 r (E-13115) (P-14831) am (P-2066, P-2204) 535.500 am (P-10911/22, A-8196) 600.100 r (E-13115) (P-14831) am (P-2066, P-2204) 535.500 am (P-10911/22, A-8196) 600.100 r (E-13115) (P-14831) am (P-2066, P-2204) 535.500 am (P-10911/22, A-8196) 600.200 r <td>390 1025</td> <td>C C</td> <td>(P-16520/92; A-16167)</td> <td>535.440</td> <td>am</td> <td>(P-10911/92; A-8196)</td> <td>597.310</td> <td>ď</td> <td>(P-17529/92; A-13763)</td> <td>600.920</td>	390 1025	C C	(P-16520/92; A-16167)	535.440	am	(P-10911/92; A-8196)	597.310	ď	(P-17529/92; A-13763)	600.920
am (P-1206, A-19235) 535.51 am (P-1011)Q2, A-8196) 600.100 r (P-1480) amm (P-206, A-19235) 535.51 am (P-1011)Q2, A-8196) 600.110 r (P-1481) amm (P-8066)Q2, A-2984) 535.53 am (P-1091)Q2, A-8196) 600.110 r (E-13115) (P-1481) amm (P-8066)Q2, A-2984) 535.53 am (P-1091)Q2, A-8196) 600.120 r (E-13115) (P-1483) amm (P-8066)Q2, A-2984) 535.50 am (P-1091)Q2, A-8196) 600.130 r (E-13115) (P-1483) amm (P-8066)Q2, A-2984) 535.60 am (P-1091)Q2, A-8196) 600.130 r (E-13115) (P-1483) amm (P-8066)Q2, A-2984) 535.60 am (P-101)Q2, A-8196) 600.130 r (E-13115) (P-1483) amm (P-8066)Q2, A-2984) 535.00 am (P-101)Q2, A-8196) 600.20 r (E-13115) (P-1481) n (P-8066)Q2, A-2984) 536.00 am (P-101)Q2, A-8196) 600.20	390.2660	am	(P-12128)	535.500	атп	(P-10911/92; A-8196)	597.320	п	(P-17529/92; A-13763)	600.930
am (P-1206, 4-2934) 535.515 am (P-1091, 192, A-8196) 600.110 r (P-1481) amm (P-8066/92, A-2984) 535.520 am (P-10911/92, A-8196) 600.120 r (E-1115) (P-14831) amm (P-8066/92, A-2984) 535.535 am (P-10911/92, A-8196) 600.120 r (E-1115) (P-14831) amm (P-8066/92, A-2984) 535.600 am (P-10911/92, A-8196) 600.120 r (E-1115) (P-14831) amm (P-8066/92, A-2984) 535.600 am (P-10911/92, A-8196) 600.120 r (E-1115) (P-14831) amm (P-8066/92, A-2984) 535.810 am (P-10911/92, A-8196) 600.210 r (E-1115) (P-14831) amm (P-8066/92, A-2984) 535.800 am (P-10911/92, A-8196) 600.210 r (E-13115) (P-14831) amm (P-8066/92, A-2984) 535.810 am (P-10911/92, A-8196) 600.210 r (E-13115) (P-14831) amm (P-8066/92, A-2984) 540.80 am (P-10911/92,	390.3210	am	(P-1296; A-19235)	535.510	am	(P-10911/92; A-8196)	600.100	п	(P-14806)	600.1000
am (P-8666/92, A-2984) 535.520 am (P-10911/92, A-8196) 600.110 r (E-11315) (P-14831) am (P-8666/92, A-2984) 535.530 am (P-10911/92, A-8196) 600.120 r (E-13115) (P-14831) am (P-8066/92, A-2984) 535.540 am (P-10911/92, A-8196) 600.130 r (E-13115) (P-14831) am (P-8066/92, A-2984) 535.600 am (P-10911/92, A-8196) 600.130 r (E-13115) (P-14831) am (P-8066/92, A-2984) 535.600 am (P-10911/92, A-8196) 600.200 r (E-13115) (P-14831) am (P-8066/92, A-2984) 535.100 am (P-10911/92, A-8196) 600.210 r (E-13115) (P-14831) am (P-8066/92, A-2984) 535.100 am (P-10911/92, A-8196) 600.200 r (E-13115) (P-14831) am (P-8066/92, A-2984) 540.50 am (P-10911/92, A-8196) 600.200 r (E-13115) (P-14831) am (P-8066/92, A-2984) 540.70 am (P-	390.3330	аш	(P-1296; A-19235)	535.515	am	(P-10911/92; A-8196)		L-	(P-14831)	600.1010
am (P-8066/92, A-2984) 535.530 am (P-10911/92, A-8196) n (E-1315) (P-14831) am (P-8066/92, A-2984) 535.535 am (P-10911/92, A-8196) 660.120 r (E-1315) (P-14831) am (P-8066/92, A-2984) 535.540 am (P-10911/92, A-8196) 600.130 r (E-1315) (P-14831) am (P-8066/92, A-2984) 535.540 am (P-10911/92, A-8196) 600.130 r (E-13115) (P-14831) am (P-8066/92, A-2984) 535.100 am (P-10911/92, A-8196) 600.200 r (E-13115) (P-14831) am (P-8066/92, A-2984) 535.100 am (P-10911/92, A-8196) 600.200 r (E-13115) (P-14831) r (P-8066/92, A-2984) 540.65 am (P-10911/92, A-8196) 600.200 r (E-13115) (P-14831) r (P-8066/92, A-2984) 540.20 am (P-10911/92, A-8156) 600.200 r (E-1318) (P-14831) r (P-8066/92, A-2984) 540.20 am (P-15023/92, A-8258) <t< td=""><td>395.100</td><td>am</td><td>(P-8066/92; A-2984)</td><td>535.520</td><td>am</td><td>(P-10911/92; A-8196)</td><td>600.110</td><td>ь</td><td>(E-13115) (P-14831)</td><td>600.1020</td></t<>	395.100	am	(P-8066/92; A-2984)	535.520	am	(P-10911/92; A-8196)	600.110	ь	(E-13115) (P-14831)	600.1020
am (P.8066/92, A-2984) 535.53 am (P-10911/92, A-8196) 600.120 r (E-1315) (P-1481) am (P.8066/92, A-2984) 535.540 am (P-10911/92, A-8196) 600.130 r (E-13115) (P-1481) am (P.8066/92, A-2984) 535.60 am (P-10911/92, A-8196) 600.140 r (E-13115) (P-1483) am (P.8066/92, A-2984) 535.60 am (P-10911/92, A-8196) 600.10 r (E-13115) (P-1483) n (P.8066/92, A-2984) 535.810 am (P-10911/92, A-8196) 600.20 r (E-13115) (P-1483) n (P.8066/92, A-2984) 540.70 am (P-10911/92, A-8196) 600.20 r (E-13115) (P-1483) n (P.8066/92, A-2984) 540.70 am (P-15011/92, A-8288) 600.20 r (E-13115) (P-1483) am (P.8066/92, A-2984) 540.70 am (P-15011/92, A-8288) 600.20 r (E-13115) (P-1483) am (P-14406) (E-13631) 540.90 am (P-15011/92, A-8288)	395.110	аш	(P-8066/92; A-2984)	535.530	ати	(P-10911/92; A-8196)		п	(E-12918) (P-14806)	600.1030
am (P8066092; A-2984) 335.540 am (P-1091192; A-8196) 600.130 r (E-13115) (P-14831) am (P8066092; A-2984) 535.60 am (P-1091192; A-8196) 600.140 r (E-13115) (P-14831) am (P8066092; A-2984) 535.60 am (P-1091192; A-8196) 600.20 r (E-13115) (P-14831) am (P8066092; A-2984) 535.1000 am (P-1091192; A-8196) 600.210 r (E-13115) (P-14831) am (P-1091192; A-8196) 600.210 r (E-13115) (P-14860) r (E-13115) (P-14831) am (P-1091192; A-8196) 600.210 r (E-13115) (P-14831) r (E-13115) (P-14831) r (P806602; A-2984) 540.80 am (P-1020192; A-8288) 600.230 r (E-13115) (P-14861) r (P806602; A-2984) 540.80 am (P-10201902; A-8288) 600.230 r (E-13115) (P-14861) am (P-13406) (E-13631) 540.20 am (P-15023902; A-8288) 600.230 r	395.120	аш	(P-8066/92; A-2984)	535.535	am	(P-10911/92; A-8196)	600.120	bes	(E-13115) (P-14831)	600.1100
am (P.8066/92; A-2984) 535.600 am (P.10911/92; A-8196) 600.140 r (E-13115) (P-14831) am (P.8066/92; A-2984) 535.650 am (P-10911/92; A-8196) 600.200 r (E-13115) (P-14831) am (P.8066/92; A-2984) 535.650 am (P-10911/92; A-8196) 600.210 r (E-13115) (P-14831) am (P.8066/92; A-2984) 535.100 am (P-10911/92; A-8196) 600.220 r (E-13115) (P-14831) am (P.8066/92; A-2984) 540.80 am (P-10011/92; A-8196) 600.220 r (E-13115) (P-14831) am (P.8066/92; A-2984) 540.80 am (P-10011/92; A-8288) 600.220 r (E-13115) (P-14831) am (P.8066/92; A-2984) 540.80 am (P-15023/92; A-8288) 600.230 r (E-13115) (P-14831) am (P.1001/192; A-8198) 593.10 am (P-15023/92; A-8288) 600.230 r (E-13115) (P-14881) am (P.13406/ (E-1361)) 593.10 am (P-11	395.130	am	(P-8066/92: A-2984)	535,540	am	(P-10911/92; A-8196)	600.130	ь	(E-13115) (P-14831)	600.1110
am (P.8066/92; A-2984) 535.650 am (P-10911/92; A-8196) 600.200 r (E-1315) (P-14831) am (P.8066/92; A-2984) 535.750 am (P-10911/92; A-8196) n (E-1315) (P-14831) n (P.8066/92; A-2984) 535.700 n (P-10911/92; A-8196) n (E-1315) (P-14836) n (P.8066/92; A-2984) 535.1000 n (P-10911/92; A-8196) n (E-1315) (P-14836) n (P.8066/92; A-2984) 540.65 am (P-10911/92; A-8288) 600.200 r (E-1315) (P-14836) n (P.8066/92; A-2984) 540.80 am (P-15023/92; A-8288) 600.200 r (E-1315) (P-14831) am (P.8066/92; A-2984) 540.80 am (P-15023/92; A-8288) 600.200 r (E-1315) (P-14881) am (P.10406/PL-1861) 540.20 am (P-15023/92; A-8288) 600.200 r (E-1315) (P-14880) n (P-13406/PL-1861) 540.20 am (P-15023/92; A-8288) 600.200 r (E-1315) (P-14880	395.140	arn	(P-8066/92: A-2984)	535.600	am	(P-10911/92: A-8196)	600.140	<u></u>	(E-13115) (P-14831)	600.1120
am (P-8066/92, A-2984) 535.750 am (P-10911/92, A-8196) n (E-12918) (P-14806) am (P-8066/92, A-2984) 535.810 am (P-10911/92, A-8196) 600.210 r (E-13115) (P-14831) n (P-8066/92, A-2984) 536.810 am (P-10911/92, A-8196) 600.220 r (E-13115) (P-14831) am (P-8066/92, A-2984) 540.65 am (P-10911/92, A-8288) 600.230 r (E-13115) (P-14831) r (P-8066/92, A-2984) 540.90 am (P-15023/92, A-8288) 600.230 r (E-13115) (P-14831) am (P-8066/92, A-2984) 540.90 am (P-15023/92, A-8288) 600.230 r (E-13115) (P-14831) am (P-1806/92, A-2984) 540.20 n (P-11352) 600.30 r (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) 600.30 r (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) 600.30 r	395.150	am	(P-8066/92: A-2984)	535,650	am	(P-10911/92: A-8196)	600.200	ь	(E-13115) (P-14831)	600,1130
am (P-8066/92; A-2984) 535.810 am (P-10911/92; A-8196) 600.210 r (E-13115) (P-14831) n (P-8066/92; A-2984) 535.1000 n (P-10911/92; A-8196) n (E-13115) (P-14831) n (P-8066/92; A-2984) 540.05 am (P-15023/92; A-8258) 600.230 r (E-13115) (P-14831) r (P-8066/92; A-2984) 540.70 am (P-15023/92; A-8258) 600.230 r (E-13115) (P-14831) r (P-8066/92; A-2984) 540.90 am (P-15023/92; A-8258) 600.230 r (E-13115) (P-14831) am (P-15023/92; A-8258) 600.230 r (E-13115) (P-14831) P-14831) n (P-13406) (E-1631) 593.10 n (P-11322) 600.30 r (E-13115) (P-14831) n (P-13406) (E-1631) 593.10 n (P-11352) 600.30 r (E-13483) n (P-13406) (E-1631) 593.10 n (P-11352) 600.30 r (E-13115) (P-14831) n	395.160	am	(P-8066/92; A-2984)	535,750	am	(P-10911/92; A-8196)		п	(E-12918) (P-14806)	600.1140
n (P-8066/92; A-2984) 535.1000 n (P-10911/92; A-8196) n (E-12918) (P-14806) am (P-8066/92; A-2984) 535.1000 n (P-10011/92; A-828) 600.220 r (E-13115) (P-14831) am (P-8066/92; A-2984) 540.65 am (P-15023/92; A-8288) 600.230 r (E-13115) (P-14831) am (P-8066/92; A-2984) 540.90 am (P-15023/92; A-8288) 600.240 r (E-13115) (P-14831) am (P-8066/92; A-2984) 540.20 n (P-15023/92; A-8288) 600.240 r (E-13115) (P-14831) am (P-8066/92; A-2984) 540.20 n (P-12409) (E-12439) 600.20 r (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-13420) (E-12439) 600.300 r (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) 600.300 r (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) 600.300 r <td>395,170</td> <td>ат</td> <td>(P-8066/92; A-2984)</td> <td>535.810</td> <td>атп</td> <td>(P-10911/92; A-8196)</td> <td>600.210</td> <td>bu</td> <td>(E-13115) (P-14831)</td> <td>600.1150</td>	395,170	ат	(P-8066/92; A-2984)	535.810	атп	(P-10911/92; A-8196)	600.210	bu	(E-13115) (P-14831)	600.1150
am (P-8066/92; A-2984) 540.65 am (P-15023/92; A-8288) 600.220 r (E-13115) (P-14831) r (P-8066/92; A-2984) 540.60 am (P-15023/92; A-8288) 600.230 r (E-13115) (P-14831) r (P-8066/92; A-2984) 540.80 am (P-15023/92; A-8288) 600.250 r (E-13115) (P-14831) am (P-8066/92; A-2984) 540.80 am (P-15023/92; A-8288) 600.250 r (E-13115) (P-14831) am (P-8066/92; A-2984) 540.80 am (P-11302) r (E-13115) (P-14831) am (P-13406) (E-13631) 593.10 n (P-11322) 600.300 r (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11322) 600.300 r (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11322) 600.300 r (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11322) 600.300 r (E-1318) (P-14831	395.175	c	(P-8066/92; A-2984)	535.1000	п	(P-10911/92; A-8196)		п	(E-12918) (P-14806)	600 1160
am (P-8066/92; A-2984) 540.70 am (P-15023/92; A-8258) 600.230 r (E-13115) (P-14831) r (P-8066/92; A-2984) 540.90 am (P-15023/92; A-8258) 600.240 r (E-13115) (P-14831) am (P-8066/92; A-2984) 540.90 am (P-15023/92; A-8258) 600.240 r (E-13115) (P-14831) am (P-13040) (E-13631) 593.10 n (P-11322) n (E-13115) (P-14831) n (P-13460) (E-13631) 593.20 n (P-11322) n (E-13115) (P-14831) n (P-13405) (E-13631) 593.20 n (P-11322) n (E-13115) (P-14831) n (P-13405) (E-13631) 593.10 n (P-11322) n (E-13115) (P-14831) n (P-13405) (E-13631) 593.10 n (P-11322) n (E-13115) (P-14831) n (P-13405) (E-13631) 593.10 n (P-11322) n (E-13115) (P-14831) am (P-10911/92; A-8196) 593.20 n <td< td=""><td>395.180</td><td>am</td><td>(P-8066/92; A-2984)</td><td>540.65</td><td>am</td><td>(P-15023/92; A-8258)</td><td>600.220</td><td>l-s</td><td>(E-13115) (P-14831)</td><td>600.1170</td></td<>	395.180	am	(P-8066/92; A-2984)	540.65	am	(P-15023/92; A-8258)	600.220	l-s	(E-13115) (P-14831)	600.1170
r (P-8066/92; A-2984) 540.80 am (P-15023/92; A-8288) 600.240 r (E-13115) (P-14831) am (P-8066/92; A-2984) 540.80 am (P-15023/92; A-8288) 600.250 r (E-13115) (P-14831) am (P-8066/92; A-2984) 540.20 n (P-11501) (E-12439) 600.30 r (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) n (E-1218) (P-14831) n (P-13406) (E-13631) 593.20 n (P-11352) n (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) n (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) n (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) n (E-13115) (P-14831) A n (P-13406) (E-13631) 593.10 n (P-11352) n (E-13118) (P-14831) am (P-10911/92; A-8196) 593.20 n <td>395.190</td> <td>am</td> <td>(P-8066/92; A-2984)</td> <td>540.70</td> <td>аш</td> <td>(P-15023/92; A-8258)</td> <td>600.230</td> <td><u>l-a</u></td> <td>(E-13115) (P-14831)</td> <td>600.1200</td>	395.190	am	(P-8066/92; A-2984)	540.70	аш	(P-15023/92; A-8258)	600.230	<u>l-a</u>	(E-13115) (P-14831)	600.1200
am (P-8066/92; A-2984) 540.90 am (P-15023/92; A-8258) 600.250 r (E-13115) (P-14831) am (P-8066/92; A-2984) 540.220 n (P-12010) (E-12439) 600.300 r (E-13115) (P-14831) n (P-13406) (E-13631) 593.20 n (P-11352) n (E-13115) (P-14831) n (P-13406) (E-13631) 593.20 n (P-11352) n (E-12918) (P-14806) n (P-13406) (E-13631) 593.10 n (P-11352) n (E-12918) (P-14806) n (P-13406) (E-13631) 593.10 n (P-11352) n (E-12918) (P-14806) n (P-13406) (E-13631) 593.10 n (P-11352) n (E-12918) (P-14806) am (P-10911/92; A-8196) 593.10 n (P-11352) n (E-13115) (P-14831) am (P-10911/92; A-8196) 593.10 n (P-11352) n (E-13115) (P-14831) am (P-10911/92; A-8196) 593.20 n (P-11352) n	395.200	L	(P-8066/92; A-2984)	540.80	ати	(P-15023/92; A-8258)	600.240	1	(E-13115) (P-14831)	600.1210
am (P-8066/92; A-2984) 540.220 n (P-12101) (E-12439) 600.300 r (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) n (E-12918) (P-14806) n (P-13406) (E-13631) 593.20 n (P-11352) n (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) n (E-13115) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) n (E-13115) (P-14831) n (P-13406) (E-13631) 593.110 n (P-11352) n (E-13115) (P-14831) am (P-10911/92; A-8196) 593.120 n (P-11352) n (E-13115) (P-14831) am (P-10911/92; A-8196) 593.120 n (P-11352) n (E-13115) (P-14831) am (P-10911/92; A-8196) 593.220 n (P-11352) n (E-13115) (P-14831) am (P-10911/92; A-8196) 593.230 n (P-11352) n (E-13115) (P-14831)	395.300	am	(P-8066/92; A-2984)	540.90	am	(P-15023/92; A-8258)	600.250	l-u	(E-13115) (P-14831)	600 1220
n (P-13406) (E-13631) 593.10 n (P-11352) n (E-12918) (P-14830) c n (P-13406) (E-13631) 593.20 n (P-11352) n (E-13115) (P-14831) c n (P-13406) (E-13631) 593.30 n (P-11352) n (E-13115) (P-14831) c n (P-13406) (E-13631) 593.100 n (P-11352) n (E-13115) (P-14831) c n (P-13406) (E-13631) 593.100 n (P-11352) n (E-13115) (P-14831) c am (P-10911/92; A-8196) 593.130 n (P-11352) n (E-13115) (P-14831) c am (P-10911/92; A-8196) 593.130 n (P-11352) n (E-13115) (P-14831) c c am (P-10911/92; A-8196) 593.200 n (P-11352) c (E-13115) (P-14831) c c c c c c c c c c c c c c c <td>395.400</td> <td>апв</td> <td>(P-8066/92; A-2984)</td> <td>540.220</td> <td>Ľ.</td> <td>(P-12101) (E-12439)</td> <td>600.300</td> <td>ь</td> <td>(E-13115) (P-14831)</td> <td>600.1300</td>	395.400	апв	(P-8066/92; A-2984)	540.220	Ľ.	(P-12101) (E-12439)	600.300	ь	(E-13115) (P-14831)	600.1300
n (P-13406) (E-13631) 593.20 n (P-11352) 600.310 r (E-13115) (P-14831) n (P-13406) (E-13631) 593.30 n (P-11352) n (E-12918) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) n (E-12918) (P-14831) n (P-13406) (E-13631) 593.10 n (P-11352) n (E-12918) (P-14831) am (P-10911/92; A-8196) 593.10 n (P-11352) 600.330 r (E-12918) (P-14831) am (P-10911/92; A-8196) 593.120 n (P-11352) 600.340 r (E-13115) (P-14831) am (P-10911/92; A-8196) 593.20 n (P-11352) 600.340 r (E-13118) (P-14831) am (P-10911/92; A-8196) 593.20 n (P-11352) 600.400 r (E-13118) (P-14831) am (P-10911/92; A-8196) 593.20 n (P-11352) 600.400 r (E-13118) (P-14831) am (P-10911/92; A-8196)	505.10	u	(P-13406) (E-13631)	593.10	ш	(P-11352)		п	(E-12918) (P-14806)	600.1310
n (P-13406) (E-13631) 593.30 n (P-11352) n (E-12918) (P-14806) n (P-13406) (E-13631) 593.100 n (P-11352) r (E-13115) (P-14831) n (P-13406) (E-13631) 593.110 n (P-11352) r (E-12918) (P-14831) am (P-103406) (E-13631) 593.120 n (P-11352) r (E-12918) (P-14831) am (P-10311/92; A-8196) 593.130 n (P-11352) 600.340 r (E-13115) (P-14831) am (P-10911/92; A-8196) 593.210 n (P-11352) 600.400 r (E-13115) (P-14831) am (P-10911/92; A-8196) 593.220 n (P-11352) 600.400 r (E-13115) (P-14831) am (P-10911/92; A-8196) 593.220 n (P-11352) 600.400 r (E-13115) (P-14806) am (P-10911/92; A-8196) 593.230 n (P-11352) 600.400 r (E-13115) (P-14806) am (P-10911/92; A-8196) 593.240 <td>505.20</td> <td>C</td> <td>(P-13406) (E-13631)</td> <td>593.20</td> <td>ш</td> <td>(P-11352)</td> <td>600.310</td> <td>l-a</td> <td>(E-13115) (P-14831)</td> <td>600.1400</td>	505.20	C	(P-13406) (E-13631)	593.20	ш	(P-11352)	600.310	l-a	(E-13115) (P-14831)	600.1400
n (P-13406) (E-13631) 593.100 n (P-11352) r (E-13115) (P-14831) n (P-13406) (E-13631) 593.110 n (P-11352) r (E-12918) (P-14831) am (P-19406) (E-13631) 593.120 n (P-11352) r (E-12918) (P-14831) am (P-10911/92; A-8196) 593.130 n (P-11352) 600.340 r (E-13115) (P-14831) am (P-10911/92; A-8196) 593.200 n (P-11352) 600.340 r (E-13115) (P-14831) am (P-10911/92; A-8196) 593.200 n (P-11352) 600.400 r (E-13115) (P-14831) am (P-10911/92; A-8196) 593.200 n (P-11352) 600.410 r (E-13115) (P-14831) am (P-10911/92; A-8196) 593.20 n (P-11352) 600.410 r (E-13115) (P-14806) am (P-10911/92; A-8196) 593.20 n (P-11352) 600.420 r (E-13115) (P-14806) am (P-10911/92; A-8196) <td>505.30</td> <td>C</td> <td>(P-13406) (E-13631)</td> <td>593.30</td> <td>E</td> <td>(P-11352)</td> <td></td> <td>C</td> <td>(E-12918) (P-14806)</td> <td>600.1410</td>	505.30	C	(P-13406) (E-13631)	593.30	E	(P-11352)		C	(E-12918) (P-14806)	600.1410
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n (P-10911/92; A-8196) 595.10 am (P-17447/92; A-13746) 600.500 r (P-13115) (P-14831) r (P-10911/92; A-8196) 595.100 am (P-17447/92; A-13746) n (E-12918) (P-14806) sam (P-17447/92; A-13746)	535 215	апэ	(P-10911/92; A-8196)	593.240	c	(P-11352)	600.420	_	(E-13115) (P-14831)	010 150
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02.20		694.20	694.100	694.110	694.120	694.Ap.A	694.Ap.B	695.10	695.30	695.40	695.50	695.Ap.A	697.20		697.30	7	750 1810	750.1820	750.1830	750.1855	750.1865	750.Ap.B	750.Ap.C	750.Ap.E	775.20	775.70	775.110	775.140	775.150	785.110	785.120	785 200	785.300	785.355	785.578	785.1210	785.1220	790.5	790.10	07:06	790.40			
(00000	(P-12228)	(P-12228)	(P-12228)	(P-12228)	(P-12228)	(P-12228)	(P-12228)	(P-12228)	(P-13428/92; A-8825)	(F-13428/92; A-8823) (P-13428/90: A-8825)	(P-13428/92; A-8825)	(F-13428/92; A-8825) (P-13428/92: A-8825)	(P-13428/92; A-8825)	(F-13428/92; A-0823) (P-13428/07: A-8825)	(P-13428/92; A-8825)	(F-13428/92; A-8825) (P-12500) (E-12013)	(P-12590) (E-12513)	(P-12590) (E-12913)	(E-1213) (P-2711;	A-15909)																								
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(COINT)	6/2.450	672.505	672.510	672.515	672.520	672.600	672.605	672.610	672.615	672.620	672.640	672.645	672.650	672.660	672.665	682.100	682.130	682,150	682.170	682.195	682.200	682.210	682.215	682.230	682.250	682.320	682.410	682.420	682.440	682.450	682.Ap.A	0.02Ap.b	682. Ap. D	682.Ap.E	682.Ap.F	682.Ap.G	682.Ap.H	682.Ap.I	682.Ap.J	692 An A	692. Ap. B	693.15		
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(E 12044) (BB 17741)	(E-12944) (PR-1/41)	(P-17798)	(E-12944) (PR-17741)	(E-13002) (P-17798)	(E-12944) (PR-17741)	(E-13002) (P-17798)	(E-12944) (PR-17/41)	(E-13002) (F-1798) (F-13944) (PR-17741)	(E-13002) (P-17798)	(E-12944) (PR-17741)	(E-13002) (P-17798)	(E-12944) (PR-17741)	(E-12944) (PR-17741)	(E-12944) (PR-17741)	(E-12944) (PR-1/41)	(E-12944) (FR-17741)	(E-13002) (P-17798)	(E-13002) (P-17798)	(E-12944) (PR-17741)	(E-12944) (PR-17741)	(E-12944) (PR-17741)	(E-12944) (PK-17/41)	(E-12944) (FR-17741)	(E-12944) (PR-17741)	(E-12944) (FR-17741) (F-13944) (PR-17741)	(E-12944) (PR-17741)	(E-12944) (PR-17741)	(E-12944) (PR-17741)	(E-12944) (PR-17741)															
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111LE // (CONT. D)	011.619		615.120	615.130	615.140	615.150	615.160	615.200		615.210	615.220	615.230	615.300	615.310	6	015.320	615 330		615.340		615.350	615.360	615.370	615.380	615.400		615.410	615.510	615.520	615.530	615.340	615 560	615.600	615.610	615.620	615.630	615.640	615.700	615.710	615.730	615,740	615.750	615.760	

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J 00+:06/	(P-7198; A-15916)	1-15916)			(E-7283)	790.1220	ba	(P-7198; A-15916)		(E-7283)
	(E 7283)		790.830	ber	(P-7198; A-15916)			(E-7283)	790.1573 r	(P-7198; A-15916)
790.480 r	(P-7198; A-15916)	\-15916)			(E-7283)	790.1260	L	(P-7198; A-15916)		(E-7283)
	(E-7283)		790.860	am	(P-17496/92; W-7075)			(E-7283)	790,1577 am	n (P-17496/92; W-7075)
790.500 am	(P-17496/	(P-17496/92; W-7075)		<u>_</u>	(P-7198; A-15916)	790.1300	_	(P-7198; A-15916)	1-	(P-7198; A-15916)
-	(P-7198; A-15916)	1-15916)			(E-7283)			(E-7283)		(E-7283)
	(E-7283)		790.900)-e	(P-7198; A-15916)	790.1345	bee	(P-7198; A-15916)	790.1580 r	(P-7198; A-15916)
790.540 атп	(P-17496/	(P-17496/92; W-7075)			(E-7283)			(E-7283)		(E-7283)
-	(P-7198; A-15916)	1-15916)	790.905	bet	(P-7198; A-15916)	790.1350	am	(P-17496/92; W-7075)	790.1620 r	(P-7198; A-15916)
	(E-7283)				(E-7283)			(P-7198; A-15916)		(E-7283)
790.548 r	(P-7198; A-15916)	A-15916)	790.910	bee	(P-7198; A-15916)			(E-7283)	790 1660 r	(P-7198; A-15916)
	(E 7283)				(E-7283)	790.1360	7	(P-7198; A-15916)		(F-7283)
790.580 r	(P-7198; A-15916)	1-15916)	790.920	bee	(P-7198; A-15916)			(E-7283)	790,1685 r	(P-7198; A-15916)
	(E-7283)				(E-7283)	790.1380	\-	(P-7198; A-15916)		(E-7283)
790.600 r	(P-7198; A-15916)	1-15916)	790.940	l=o	(P-7198; A-15916)			(E-7283)	J 9891 ()6℃	(P-7198; A-15916)
	(E-7283)				(E-7283)	790.1386	_	(P-7198; A-15916)		(E-7383)
790.620 r	(P-7198; A-15916)	4-15916)	790.974	am	(P-17496/92; W-7075)			(E-7283)	790.1697 r	(P-7198; A-15916)
	(E-7283)			<u>.</u>	(P-7198; A-15916)	790.1388	am	(P-17496/92; W-7075)		(E-7283)
790.630 F	(P-7198; A-15916)	4-15916)			(E-7283)		L.	(P-7198; A-15916)	790.1700 r	(P-7198; A-15916)
	(E-7283)		790.980	ы	(P-7198; A-15916)			(E-7283)		(E-7283)
790.660 r	(P-7198; A-15916)	1-15916)			(E-7283)	790.1390	аш	(P-17496/92; W-7075)	790 1706 r	(P-7198; A-15916)
	(E-7283)		790.1020	ы	(P-7198; A-15916)		bes	(P-7198; A-15916)		(E-7283)
790.700 r	(P-7198; A-15916)	1-15916)			(E-7283)			(E-7283)	1 80,1,00,	(P-7198; A-15916)
	(E-7283)		790.1060	ы	(P-7198; A-15916)	790.1418	am	(P-17496 92; W-7075)		(4: 7.38.3)
790.706 r	(P-7198; A-15916)	1-15916)			(E-7283)		les.	(P-7198; A-15916)	790 1710 r	(P-7198; A-15916)
	(E-7283)		790.1100	bet	(P-7198; A-15916)			(E-7283)		(F7.38.3)
790.721 am	(P-17496/	(P-17496/92; W-7075)			(E-7283)	790.1420		(P-7198; A-15916)	790 1719 r	(P-7198; A-15916)
	(P-7198; A-15916)	4-15916)	790.1107	_	(P-7198; A-15916)			(E-7283)		(E-7283)
	(E-7283)				(E-7283)	790.1423	T	(P-7198; A-15916)	790.1721 r	(P-7198; A-15916)
790.740 am	(P-17496)	(P-17496/92; W-7075)	790.1112	_	(P 7198; A-15916)			(E-7283)		(182: 1)
1	(P-7198; A-15916)	4-15916)			(E-7283)	790,1425	1	(P-7198; A-15916)	1001,100	(P-7198; A-15916)
	(E-7283)		790.1120	See	(P-7198; A-15916)			(F 7283)		Ex
1 94, 662	(P-7198; A-15916)	4-15916)			(E-7283)	790.1440	bus	(P-7198; A-15916)	1 08.1 062	(P 108, A 15016)
	(1 7283)		790.1125	ь	(P-7198; A-15916)			(186, 1)		ES: 12
					(E 7283)					

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	November 12, 1993	(P. 1198, A. 15916)	(1 1783)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E. 7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)
431515	TED INDEX	190 2800		790.2805 r		790.2820 r		790.2860 r		790.2900 r		790.2907 r		790.2904 r		790.2908 r	
ASISISIA SIGNITTI			(P-7198; A-15916)	(E 7283)	(P-7198; A-15916)	(E. 7283)	(P-17496/92; W-7075)	(P-17496/92; W-7075)	(P-7198; A-15916)	(E-7283)	(P-17496/92; W-7075)	(P-7198; A-15916)	(E-7283)	(P-17496/92; W-7075)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)
	Issn	(D, L)	-		<u>_</u>		П	П	-		am	b		am	i		bu
	Volume 17, Issue #46	TITLE 77 (CONT'D)	790,2583		790.2585		790.2587	790.2600	790,2603		790.2605			790.2613			790.2614
	November 12, 1993	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)
~	DEX	7 5		л 0		ı 0		T 0		2 L		, L		и о		D T	
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	790,2097		790.2100		790.2130		790.2140		790.2155		790.2180		790.2220		790,2260	
ILLINO	ie #46 SECTIONS /		(P 7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(F-7283)	(P-7198; A-15916)	(E-7283)	(P-17496/92; W-7075)

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790.1820 r 790,1835

30.1846 790.1842

790.1848

790.1856 790.1858 790.1859

790.2585 790.2687 790.2600 790.2603		(P-7198 A-15916)			1986
790.2585 790.2600 790.2603 790.2603		(E 7283)	3080 000	,	(D 7109, A 16016)
790.2600 790.2600 790.2603 790.2603	-	(P-7198: A-15916)	130.2003		(F-7198; A-13916)
790.2587 790.2600 790.2603 790.2605	_	(I: 7283)	700 7820	b	(B 7109, A 16016)
790.2600 790.2603 790.2605		(P-17406/02: W-7075)	0707.06/		(F-7196; A-13910)
790.2603		(P-17406/02: W-7075)	700 7960		(E-1293)
790.2605		(P-7198: A-15916)	70.7000	-	(F-7283)
790.2605		(E-7283)	790.2900	b-	(P-7198: A-15916)
	am	(P-17496/92; W-7075)			(E-7283)
	L	(P-7198; A-15916)	790.2907	_	(P-7198; A-15916)
		(E-7283)			(F. 7283)
790.2613	атр	(P-17496/92; W-7075)	790.2904	bet	(P-7198; A-15916)
	i	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.2908	in.	(P-7198; A-15916)
790.2614	See	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.2915	los	(P-7198; A-15916)
790.2617	1	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.2928	аш	(P-17496/92; W-7075)
790.2618	am	(P-17496/92; W-7075)		_	(P-7198; A-15916)
	-	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.2932	am	(P-17496/92; W-7075)
790.2620	bur	(P-7198; A-15916)		L	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.2645	bes	(P-7198; A-15916)	790.2940	be	(P-7198; A-15916)
		(E-7283)			
790.2655		(P-7198; A-15916)	790.2980	ы	(P-7198; A-15916)
		(E-7283)	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		(E-7283)
790.2660	L	(P-7198; A-15916)	790.3020	ы	(P-7198; A-15916)
		(E-/283)			(E-7283)
790.2661	ати	(P-17496/92; W-7075)	790.3021	ы	(P-7198; A-15916)
	ь	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.3023	iri	(P-7198; A-15916)
790.2662	атп	(P-17496/92; W-7075)			(E-7283)
	<u>_</u>	(P-7198; A-15916)	790.3025	les	(P-7198; A-15916)
		(E-7283)			(E-7283)
790.2663	_	(P-7198; A-15916)	790.3027	ати	(P-17496/92; W-7075)
		(E-7283)		l	(P-7198; A-15916)
790.2668	bet	(P-7198; A-15916)			
		(E-7283)	790.3028	ъ	(P-7198; A-15916)
790.2672	⊢	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.3029	ы	(P-7198; A-15916)
790.2700	b	(P-7198; A-15016)			(E-7283)
		(E-7283)	790.3030	les .	(P-7198; A-15916)
790.2740	L.	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.3032	Şina .	(P-7198; A-15916)
790.2780	Ь	(P-7198; A-15916)			(E-7283)

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790.1940 790.1950

(E-7283) (E-7283) (P-7198; A-15916)

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790.1960

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790.2420 790.2460 790.2462

(P-17496/92; W-7075)

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790.2300

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(P-7198; A-15916) (P-7198; A-15916)

790,1860 790.1870 790.1900 790.1930

(E-7283) (E-7283)

(E-7283) (E-7283) (P-7198; A-15916) (P-7198; A-15916) (P-7198; A-15916)

(P-7198; A-15916)

790.2380 790.2390

790.2340

(E-7283) (E-7283) (P-17496/92; W-7075)

am

790.2465

(P-7198; A-15916) (P-7198; A-15916) (P-7198; A-15916) (P-7198; A-15916)

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790.2470

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(P-7198; A-15916) (P-7198; A-15916)

790,2555

(P-17496/92; W-7075)

(P-7198; A-15916) (P-7198; A-15916)

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(P-7198; A-15916) (P-7198; A-15916)

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790.2500 790.2510 790,2540

(P-7198; A-15916)

790.2020 790,2060

(P-7198; A-15916) (P-7198; A-15916)

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TITLE 77 (CONT'D)	(D)		790.3420	am	(P-17496/92; W-7075)	TITLE 77 (CONT'D)	T.D)		790.4200	be	(P-7198; A-15916)
790.3033	<u> </u>	(P-7198; A-15916)		be	(P-7198; A-15916)	790.3900	Н	(P-7198; A-15916)	0007		(E-7283)
700 3038		(P-7198: A-15016)	700 3475	5	(D-7108: A-15016)	2002 007	5	(E-12495)	190.4220	am	(P-1/496/92; W-/0/5)
	-	(E-7283)	0740.061	-	(E-7283)	790.3904	n _	(P-7198: A-15916)		-	(E-7283)
790.3042	ы	(P-7198; A-15916)	790.3437	ь	(P-7198; A-15916)			(E-7283)	790.4260	ы	(P-7198; A-15916)
		(E-7283)			(E-7283)	790.3907	аш	(P-17496/92; W-7075)			(E-7283)
790.3048	bes	(P-7198; A-15916)	790.3440	l-s	(P-7198; A-15916)		ы	(P-7198; A-15916)	790.4300	be	(P-7198; A-15916)
790.3049	bu	(P-7198; A-15916)	790.3460	ber	(P-7198; A-15916)	790.3910	ы	(P-7198; A-15916)	790.4340	lus.	(P-7198; A-15916)
		(E-7283)	0000		(E-7283)			(E-7283)	000		(E-7283)
190.3031	la a	(F-/198; A-13916) (E-7283)	/90.34/2	ы	(F-7283)	/90.3914	am	(P-1/496/92; W-/0/5) (P-7198: A-15916)	/90.4380	am -	(P-1/496/92; W-/0/5) (P-7198: A-15916)
790,3054	les.	(P-7198; A-15916)	790.3475	ь	(P-7198; A-15916)		,	(E-7283)		,	(E-7283)
		(E-7283)			(E-7283)	790.3920	'n	(P-7198; A-15916)	790.4382	₹8 :	(P-17496/92; W-7075)
790.3056	bu	(P-7198; A-15916)	790.3488	ы	(P-7198; A-15916)	300000		(E-7283)	790.4384	at:	(P-17496/92; W-7075)
, 0908 007		(E-/283) (P-7108: A-15016)	700 3407	5	(E-/283) (P-7108: A-15016)	/90.3943	am	(F-1/496/92; W-/0/5)		c .	(P-1/496/92; W-/0/5)
	_	(E-7283)	1000	-	(E-7283)		-	(E-7283)			(E-7283)
790.3085	Sec	(P-7198; A-15916)	790.3500	bes	(P-7198; A-15916)	790.3940	l-s	(P-7198; A-15916)	790,4385	See	(P-7198; A-15916)
		(E /283)	000000000000000000000000000000000000000	,	(E-7283)	38.00.000		(E-/283)	286 A386	1	(E-7283)
0010.06/	-	(F-7283)	040.05/	-	(E-7283)	70.3343	-	(E-7283)	190:4300	jed	(E-7283)
790.3140	Sea.	(P-7198; A-15916)	790.3580	be	(P-7198; A-15916)	790.3960	be	(P-7198; A-15916)	790.4396		(P-7198; A-15916)
		(E-7283)	0000		(E-7283)			(E-7283)			(E-7283)
790.3180	1-a	(F-7283)	/90,3620	ь	(F-7283)	790.3980	<u>-</u>	(P-/198; A-15916) (E-7283)	/90.4398	See	(F-7283)
790.3220	ъ	(P-7198; A-15916)	790.3660	leo.	(P-7198; A-15916)	790.3996	ы	(P-7198; A-15916)	790.4420	See	(P-7198; A-15916)
		(E-7283)	0000	1	(E-7283)			(E-7283)	000		(E-7283)
790.3260	c -	(P-1/496/92; W-/U/3) (P-7198; A-15916)	/90.3/00	L	(F-7283)	790.4012	i.	(F-7198; A-13910)	/90.4430	lue	(F-7198; A-15916)
		(E-7283)	790.3720	anı	(P-17496/92; W-7075)	790.4020	les	(P-7198; A-15916)	790.4360	See	(P-7198; A-15916)
790.3300	ber	(P-7198; A-15916)		ı	(P-7198; A-15916)			(E-7283)			(E-7283)
		(E-7283)			(E-7283)	790.4040	т	(P-7198; A-15916)	790.4395	lac	(P-7198; A-15916)
790.3308	аш	(P17496/92; W-7075)	790.3730	les	(P-7198; A-15916)			(E-7283)			(E-7283)
	_	(P-7198; A-15916)	2000	1	(E-7283)	790.4060	ber 1	(P-7198; A-15916)	790.4500	<u></u>	(P-7198; A-15916)
700 2215	1	(E-/283)	/90.3/40	<u>_</u>	(F-/198; A-13916)	700 4100	600	(E-7283)	700.45.40		(P-7108: A-15016)
	-	(E-7283)	790.3742	le:	(P-7198: A-15916)	790.4100	I dill	(P-7198: A-15916)	0+0+06		(E-7283)
790.3335	L-	(P-7198; A-15916)			(E-7283)			(E-7283)	790.4580	les	(P-7198; A-15916)
		(E-7283)	790.3780	lo:	(P-7198; A-15916)	790.4140	be	(P-7198; A-15916)			(E-7283)
	_	(P-17496/92; W-7075)	000000000	ı	(E-7283)	0000		(E-7283)	790.4620	t _{ime}	(P-7198; A-15916)
790.3340	<u>_</u>	(F-7283)	0000.067	-	(F-/196, A-13910) (E-7283)	/90,4150	loc	(F-7198; A-13910) (F-7283)	790,4660	Sec.	(P-7198; A-15916)
790.3350	bes	(P-7198; A-15916)	790.3820	ber	(P-7198; A-15916)	790.4173	Sea	(P-7198; A-15916)		,	(E-7283)
		(E-7283)			(E-7283)			(E-7283)	790.4665	b	(P-7198; A-15916)
790.3380	les	(P-7198; A-15916)	/90.3860	la e	(P-/198; A-15916)	790.4180		(P-7198; A-15916)			(E-7283)

TITLE 77 (CONT'D)		790.5140 r	(P-7198; A-15916)	TITLE 77 (CONT'D)		790.5980 r	(P-7198; A-15916)
790.4667 r			(E-7283)	790.5660 #	(P-7198; A-15916)		(E-7283)
	(E-7283)	790.5180 r	(P-7198; A-15916)		(E-7283)	790.5992 r	(P 7198, A-15916)
/90.46/0 r	(F-7198; A-13916) (E-7283)	790.5220 am	(E-/283) (P-17496/92; W-7075)	/90.5/00 r	(F-7283)	790.5996	(F. 7398; A 15916)
790.4680 r	(P-7198; A-15916)	1	(P-7198; A-15916)	790.5720 r	(P-7198; A-15916)	700,6030	(E-7283)
790.4700 r	(P-7198; A-15916)	790.5260 r	(P-7198; A-15916)	790.5740 r	(P-7198; A-15916)	020000	(E-7283)
790.4720 am	(E-7283) (P-17496/92; W-7075)	790.5300 r	(E-7283) (P-7198; A-15916)	790.5780 r	(E-7283) (P-7198; A-15916)	790.6060 r	(P-7198; A-15916) (E-7283)
	(P-7198; A-15916)	790.5312	(E-7283) (P-7198: A-15916)	790 5788 am	(E-7283) (P-17496/92; W-7075)	790.6100 r	(P-7198; A-15916)
790.4725 r	(P-7198; A-15916)				(P-7198; A-15916)	790.6140 r	(P-7198; A-15916)
790.4728 am	(E-7283) (P-17496/92: W-7075)	790.5320 am	7 (P-1/496/92; W-/0/5) (P-7198; A-15916)	790.5792	(E-7283) (P-7198: A-15916)	790.6180 am	(E-7283) (P-17496/92: W-7075)
	(P-7198; A-15916)		(E-7283)		(E-7283)		(P-7198; A-15916)
700 4740	(E-7283) (P-7108: A-15015)	790.5340 r	(P-/198; A-15916)	790.5795 r	(P-7198; A-15916)	700 6230	(E-7283)
	(E-7283)	790.5380 r	(P-7198; A-15916)	790.5800 r	(P-7198; A-15916)	0770.067	(E-7283)
790.4780 r	(P-7198; A-15916)	700 5420	(E-7283) (P-7198: A-15916)	0085 002	(E-7283)	790.6260 r	(P-7198; A-15916)
790.4820 r	(P-7198; A-15916)		(E-7283)	7000:000	(E-7283)	790.6275 r	(P-7198; A-15916)
	(E-7283)	790.5460 r	(P-7198; A-15916)	790.5807 r	(P-7198; A-15916)		(E-7283)
790.4840 r	(P-7198; A-15916) (F-7283)	790.5483	(E-7283) (P-7198: A-15916)	790 5820	(E-7283) (P-7198: A-15916)	790.6277 r	(P-7198; A-15916)
790.4860 r	(P-7198; A-15916)		(E-7283)		(E-7283)	790.6280 am	(P-17496/92; W-7075)
	(E-7283)	790.5500 am	(P-1	790.5830 r	(P-7198; A-15916)	<u>L</u>	(P-7198; A-15916)
/90.4900 am	(P-1/496/92; W-/0/5) (P-7198: A-15916)	1	(F-/198; A-13916) (F-7283)	3 5835 000	(E-/283) (P-7198: A-15916)	790 6784	(P-7198: A-15916)
	(E-7283)	790.5520 r	(P-7198; A-15916)		(E-7283)		(E-7283)
790,4940 r	(P-7198; A-15916)		(E-7283)	790.5837 r	(P-7198; A-15916)	790.6300 r	(P-7198; A-15916)
700 4960 5	(E-/283) (P-7198: A-15916)	/90.3330 r	(F-/198; A-13910) (F-7283)	700 5840	(E-/283) (P-7108: A-15016)	7 00.63.007	(E-/283) (P-7198: A-15916)
	(E-7283)	790.5540 am			(E-7283)		(E-7283)
790.4963 r	(P-7198; A-15916)	bu	(P-7198; A-15916)	790.5860 r	(P-7198; A-15916)	790.6370 am	(P-17496/92; W-7075)
790.4965 r	(E-7283) (P-7198; A-15916)	790.5544 r	(E-7283) (P-7198; A-15916)	790.5872 am	(E-7283) (P-17496/92; W-7075)	L-	(P-7198; A-15916) (E-7283)
	(E-7283)		(E-7283)		(P-7198; A-15916)	790.6375 r	(P-7198; A-15916)
790.4980 r	(P-7198; A-15916)	790.5555 r	(F-7198; A-15916) (E-7283)	790 5893 5	(E-7283) (P-7198: A-15916)	790.6380 r	(E-7283) (P-7198: A-15916)
790.5020 r	(P-7198; A-15916)	790.5560 r	(P-7198; A-15916)		(E-7283)		(E-7283)
700 5030	(E-7283)	7 0935 007	(E-/283) (P-7108: A-15016)	790.5900 r	(P-7198; A-15916)	790.6420 r	(P-7198; A-15916)
1 000000	(E-7283)		(E-7283)	790.5924 r	(P-7198; A-15916)	790.6430 am	(P-17496/92; W-7075)
790.5060 r	(P-7198; A-15916)	790.5620 r	(P-7198; A-15916)	700 5040	(E-7283)	lu	(P-7198; A-15916)
790.5100 r	(P-7198; A-15916)	790.5640 r	(P-7198; A-15916)		(P-7198: A-15916)	700 6435	(P-7108: A-15916)

ma am	D-7108: A-15016)								
	7108. A_15016)	790,6800	ь	(P-7198: A-15916)	TITLE 77 (CONT'D)	(C.L.		790.7540	(P-7198: A-15916)
r r r r f f r r r	120, 2-13210)			(E-7283)	790.7229	H	(P-7198; A-15916)		(E-7283)
	(E-7283)	790.6820	jer.	(P-7198; A-15916)			(E-7283)	790.7580	(P-7198; A-15916)
	(P-7198; A-15916)			(E-7283)	790.7245	am	(P-17496/92; W-7075)		(E-7283)
	(E-7283)	790.6860	ь	(P-7198; A-15916)		les	(P-7198; A-15916)	790.7620 r	
E E	(P-/198; A-15916)	790 6875	_	(E-/283) (P-7198: A-15916)	1367 007	6	(E-7283) (P-7198: A-15016)	9 0992 002	(E-7283)
	P-7198; A-15916)			(E-7283)	007	-	(E-7283)	000000000000000000000000000000000000000	(F-7283)
r r f f r r r	E-7283)	790.6885	lu	(P-7198; A-15916)	790.7263	am	(P-17496/92; W-7075)	790.7700	(P-7198; A-15916)
	(P-7198; A-15916)			(E-7283)	790.7265	am	(P-17496/92; W-7075)		(E-7283)
	(E-7283)	790.6895	ы	(P-7198; A-15916)		(m)	(P-7198; A-15916)	790.7740 r	
	(P-7198; A-15916)	700 6000	ı	(E-/283)	2000	1	(E-7283)	COLL	(E-7283)
T E T T	(E-7263) P-7198; A-15916)	0060:061	40	(E-7283)	730.777	-	(F-7283)	/90.778U I	(F-7283)
E L L	E-7283)	790.6940	les	(P-7198; A-15916)	790.7278	аш	(P-17496/92; W-7075)	790.7820 r	(P-7198; A-15916)
a r r r	P-7198; A-15916)			(E-7283)		l-i	(P-7198; A-15916)		(E-7283)
E L L	E-7283)	790.6946	let	(P-7198; A-15916)			(E-7283)	790.7828 r	(P-7198; A-15916)
tu tu tu	(P-17496/92; W-7075)			(E-7283)	790.7280	am	(P-17496/92; W-7075)		(E-7283)
L L	(P-7198; A-15916)	790.6960	<u>i</u>	(P-7198; A-15916)		L	(P-7198; A-15916)	790.7834	(P-7198; A-15916)
- -	(507)	000000000000000000000000000000000000000		(B21-2)			(E-1203)		(E-7203)
ь	(F-7283)	0860.06/	ien.	(E-7283)	/90. /284	lan o	(E-7283)	790.7800 I	(E-7283)
	(P-7198; A-15916)	790.7020	les	(P-7198; A-15916)	790.7288	bee	(P-7198; A-15916)	790.7875 n	
	(E-7283)			(E-7283)			(E-7283)	790.7900 r	
790.6570 r (P-	(P-7198; A-15916)	790.7060	les	(P-7198; A-15916)	790.7291	See	(P-7198; A-15916)		(E-7283)
	(E-7283)	1		(E-7283)			(E-7283)	790.7940	(P-7198; A-15916)
u	(P-1/496/92; W-/0/5)	/90./100	i	(P-/198; A-15916)	790.7294	les:	(P-7198; A-15916)		(E-7283)
r (P	P-7198; A-13916)	0017 007	,	(E-/283)	000		(E-7283)	790.7980 r	(P-7198; A-15916)
	(703)	/90.7120	⊢	(F-/198; A-13910)	/90. / 296	ы	(P-/198; A-15916)		(E-/283)
E	P-1/496/92; W-/0/5)	0000		(E-/283)			(E-7283)	790.8015	(P-7198; A-15916)
	P-/198; A-15916)	/90./130	⊢	(P-/198; A-13916)	790.7300	los	(P-7198; A-15916)		(E-7283)
	E-7283)	000		(E-7283)	6		(E-7283)	790.8020 r	(P-7198; A-15916)
/90.6620 r (P-	F-/198; A-13910)	/90. / 140	la-o	(F-/198; A-13910)	/90.7340	in .	(P-/198; A-15916)		
1	E-/283)	700 7160		(E-7283)	0861 001		(E-/283)		E
/90.0021 I (F-	(F-7283)	790.7100	4	(F-7283)	/90./380	les.	(F-7196; A-13910)	790.9090	(F-7183)
790 6660 r	P-7198- A-15916)	790 7180	_	(P-7198: A-15916)	700 7400		(P-7108: A-15016)	700 8100	
	(E-7283)			(E-7283)	20.1400	-	(E-7283)		
790.6670 r (P-	P-7198; A-15916)	790.7181	See	(P-7198; A-15916)	790.7420	_	(P-7198; A-15916)	790.8106	
)	E-7283)			(E-7283)			(E-7283)		(F-7283)
790.6700 r (P-	(P-7198; A-15916)	790.7220	See	(P-7198; A-15916)	790.7460	L	(P-7198; A-15916)	790.8136 r	(P-7198; A-15916)
	13505 W 500 50451	1000 000	-	(B:17464/07: W/ 7075)	000000000000000000000000000000000000000		(5073)	0000	
790.6740 am (P-790.6740 r (P-7	(P-1/496/92; W-/0/5) (P-7198: A-15916)	190.7221	E .	(P-7198; A-15916)	790.7500	b-a	(F-778; A-15916)	/90.8140 r	(F-7198; A-15916)
	(E. 7283)			(E-7283)	790.7510	<u>_</u>	(P-7198; A-15016)	190 8180	(P 198; A-15916)
790.6780 r (P-	(P-7198; A-15916)	790.7223	to .	(P-7198; A-15916)			(E-7283)		(E-7283)
1)	(1 7283)			(E-7283)	0782.062	п	(P 17496 92; W. 7075)	0668 000	(P 7198, A 15016)

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LITLE 77 (CONT'D)	(Q,L)		790.8780	ter.	(P-7198; A-15916)	TITLE 77 (CONT'D)	(Q.
790.8232	_	(P-7198; A-15916) (E-7283)	790 8820	ь	(E-7283) (P-7198- A-15916)	790.9340 r	
790.8244	lu	(P-7198; A-15916)			(E-7283)	7 08:6 062	
		(E-7283)	790.8835	_	(P-17496/92; W-7075)		
790.8248	am	(P-17496/92; W-7075)	790.8860	ь	(P-7198; A-15916)	790.9420	
	_	(E-7283)	790.8900	_	(E-7283) (P-7198: A-15916)	790 9460	
790.8260	_	(P-7198; A-15916)			(E-7283)	700000000000000000000000000000000000000	
0000 000	1	(E-7283)	790.8940	t-r	(P-7198; A-15916)	790.9475 r	
190.8290	-	(F-7283)	790.8980	1-	(E-/283) (P-7198: A-15916)	9770 005	
790.8300	ы	(P-7198; A-15916)			(E-7283)	190.94/0 I	
		(E-7283)	790.9020	ы	(P-7198; A-15916)	790.9486 r	
790.8340	J.	(P-7198; A-15916)	3000 000	1	(E-7283)		
790.8378	ы	(P-7198; A-15916)	5506.067	-	(F-7283)	790.9500	ат
		(E-7283)	790.9045	am	(P-17496/92; W-7075)		
790.8380	Sect	(P-7198; A-15916)		L	(P-7198; A-15916)	790.9520 a	am
700 8470	6	(E-7283)	700 0048	,	(E-7283)	_	
01000	4	(F-7283)		4	(E-7283)		
790.8460	ы	(P-7198; A-15916)	790.9050	am	(P-17496/92; W-7075)	/90.9330 г	
		(E-7283)		lane.	(P-7198; A-15916)	790.9540 r	
790.8500	ы	(P-7198; A-15916)			(E-7283)		
6		(E-7283)	790.9056	ь	(P-7198; A-15916)	790.9580 r	
/90.8540	ы	(F-7198; A-15916)	0,000,000		(E-7283)		
790 8580	E C	(E-7283)	/90.9060	⊢	(F-7198; A-15916)	790.9620 r	
	<u>_</u>	(P-7198; A-15916)	790.9070	am	(P-17496/92; W-7075)	190 0660	
		(E-7283)		<u>_</u>	(P-7198; A-15916)		
790.8590	L.	(P-7198; A-15916)			(E-7283)	790.9800 r	
790 8620	Ŀ	(E-/283) (P-7198: A-15916)	/90.9084	ы	(P-7198; A-15916)		
		(E-7283)	790.9100	ы	(P-7198; A-15916)	840.20 30	am
790.8660	ī	(P-7198; A-15916)			(E-7283)		am
		(E-7283)	790.9140	ы	(P-7198; A-15916)		am
790.8700	ber	(P-7198; A-15916)			(E-7283)	840.305	am
000		(E-7283)	790.9180	ы	(P-7198; A-15916)		am
790.8/10	am	(P-1/496/92; W-/0/5)	700 007		(E-7283)		
		(E-7283)	077	4	(E-7283)	EX.A al	am
790.8724	ы	(P-7198; A-15916)	790.9260	L	(P-7198; A-15916)	Ex.B n	
		(E-7283)			(E-7283)		
790.8727	H	(P-7198; A-15916)	790.9300	ы	(P-7198; A-15916)		
790.8740	-	(P-7198: A-15916)	790,9320	1-	(E-7283) (P-7198: A-15916)	840.Ex.B at	am

ILLINOIS REGISTER SECTIONS AFFECTED INDEX HOVEMber 12, 1993 (P-12314/92; A-1884) (P. | 514/92, A. 1884) (P. | 514/92, A. 1884) (P. | 12414/92, A. 1884) (P-12314/92; A-1884) (P-12314/92, A-1884) (P-12314/92, A-1884) (P-10870/92; A-4388) 01 11 1 1 92, A 1884) 1 1192 A 1884 (P 12314/92, A 1884) (P 12314/92, O 1243) (P-12314/92; A 1884) (P-10870/92; A-4388) (P-10870/92; A-4388) (P-10870/92; A-4388) (P-10870/92; A-4388) (P-10870/92; A-4388) (P-10989/92; A-4425) (P-10989/92; A-4425) (P-10989/92; A-4425) (P-10989/92; A-4425) (P-15328/92; A-4453) (P-15328/92; A-4453) (P-10870/92; A-4388) M-2073; A-1884) M-19326) (P-12606) STE ат аш аш аш 2 2 2 2 2 ELP W.E am аш am n n am 845.Ap.B 845.Ap.C 845.Ap.A 845 Ex.A 900.Tb.F 900.Tb.G 845.Ap.D 845.Ap.E 890.520 900.Tb.H 845.Ex.B 1110.235 845.Ex.C 900.Tb.E 845.II.A 900.Tb.I 845.II.A 915.20 915.40 915.50 1100.670 845.50 900.10 900.50 900.65 845.20 845.20 845.25 845.28 845.28 845.39 845.40 900.40 915.10 100.740 845.60 Ex.A Ex.C Ex.C Ex.D 1110.60 (P-17496/92; W-7075) (P-7198; A-15916) (P-17496/92; W-7075) (P-12314/92; A-1884) (P-12314/92; A-1884) (P-4329/92; A-2319) (P-7198; A-15916) (E-7283) (E 7283) (E-7283) (E-7283) e #46

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	1230.320	See:	(P-5187/92; A-5878)	TITLE 77 (CONT'D)	(T'D)		2080.160	am	(P-11367/92; A-11424
(P-12593)	1230.410	lu,	(P-5187/92; A-5878)	2056.75	am	(P-4567/92; A-15917/92;			M-11872)
(P-8149)	1230.420	l=	(P-5187/92; A-5878)			RQ-17493)	2080.170	am	(P-11367/92; A-11424
(P-8149)	1230.Tb.A	5	(P-5187/92; A-5878)	2056.301	:ta:	(P-4567/92; A-15917/92;			M-11872)
(P-8149)1	1230.Tb.B	le:	(P-5187/92; A-5878)			RQ-17493)	2090.20	8TD	(P-8599)
(P-8149)	1235.10	п	(E-432; O-3056) (P-683;	2056.310	am	(P-4567/92; A-15917/92;	2090.35	am	(P-8599)
(P-8149)			A-8498)			RQ-17493)	2090.40	am	(P-8599)
(P-5205/92; A-4431)	1235.20	п	(E-432; O-3056) (P-683;	2056.315	ати	(P-4567/92; A-15917/92;	2090.41	am	(P-8599)
(P-5205/92; RC-1244;			A-8498)			RQ-17493)	2090.42	am	(P-8599)
A-4453)	1235.30	c	(E-432; O-3056) (P-683;	2056.320	am	(P-4567/92; A-15917/92;	2090.43	аш	(P-8599)
(P-5205/92; A-4431)			A-8498)			RQ-17493)	2090.70	am	(P-8599)
(P-5205/92; RC-1244;	1235.40	п	(E-432; O-3056) (P-683;	2056.410	аш	(P-4567/92; A-15917/92;	2090.90	am	(P-8599)
A-4431)			A-8498)			RQ-17493)	2090.100	am	(P-8599)
(P-5205/92; A-4431)	1235.50	п	(E-432; O-3056) (P-683;	2056.415	am	(P-4567/92; A-15917/92;	2510.50	am	(P-18913/92; A-9700)
(P-5205/92; A-4431)			A-8498)			RQ-17493)			(E-14112) (P-18944)
(P-5205/92; RC-1244;	1235.100	п	(E-432; O-3056) (P-683;	2056.515	am	(P-4567/92; A-15917/92;	2510.55	am	(P-18913/92; A-9700)
A-4431)			A-8498)			RQ-17493)			(E-14112) (P-18944)
(P-5205/92; RC-1244;	1235.110	п	(A-8498)	2056.600	am	(P-4567/92; A-15917/92;	2510.60	am	(P-1695; A-9896)
A-4431)	1235.200	п	(E-432; O-3056) (P-683;			RO-17493)			(E-2031)
(P-4755/92: A-5882)			A-8498)	2056.610	arm	(P-4567/92: A-15917/92:	2510.70	am	(P-1695; A-9896)
(P-4755/92: A-5882)	1235.210	Е	(E-432; O-3056) (P-683;			RO-17493)	•		(E-2031) (E-14112)
			A-8498)	2056.625	arm	(P-4567/92; A-15917/92;			(P-18944)
(P-4755/92; A-5882)	1235.220	п	(E-432; O-3056) (P-683;			RQ-17493)	2510.90	п	(P-1695; A-9896)
(P-4755/92; A-5882)			A-8498)	2056.655	am	(P-4567/92; A-15917/92;			(E-2031)
(P-4755/92; A-5882)	1235.230	п	(E-432; O-3056) (P-683;			RQ-17493)	2510.Ap.B	am	(E-14112) (P-18944)
(P-4755/92; A-5882)			A-8498)	2056.Ap.A	am	(P-4567/92; A-15917/92;	2510.Ap.C	am	(E-14112) (P-18944)
(P-4755/92; A-5882)	1235.240	п	(E-432; O-3056) (P-683;			RQ-17493)	2510.Ap.D	i-	(P-18913/92; A-9700)
(P-4755/92; A-5882)			A-8498)	2080.10	am	(P-11367/92; A-11424	2510.Ap.D	п	(E-14112) (P-18944)
(P-4755/92; A-5882)	1235.250	п	(A-8498)			M-11872)	2510.Ap.E	п	(E-14112) (P-18944)
(P-4755/92; A-5882)	1235.300	=	(E-432; O-3056) (P-683;	2080.20	am	(P-11367/92; A-11424	2530. Ap. B	am	(E-14172) (P-19007)
(P-15321/92; A-4448)			A-8498)			M-11872)	2540.30	am	(P-18915/92; A-9713)
(P-4755/92; A-5882)	1235.310	п	(E-432; O-3056) (P-683;	. 2080.30	аш	(P-11367/92; A-11424	3000.200	am	(P-13463/92; A-8817)
(P-4755/92; A-5882)			A-8498)			M-11872)	3000.210	атп	
(P-4755/92; A-5882)	1235.320	п		2080.50	am	(P-11367/92; A-11424	3000.230	аш	(P-13463/92; A-8817)
(P-4755/92; O-1242;	1240.10	Ţ	(P-5225/92; A-5880)			M-11872)	3000.Ap.A	le:	(P-13463/92; A-8817)
R-5951; A-5882)	1240.20	Ь	(P-5225/92; A-5880)	2080.60	am	(P-11367/92; A-11424	3000. Ap. B	-	(P-13463/92; A-8817)
(P-5187/92; A-5878)	1240.30	les	(P-5225/92; A-5880)			M-11872)			
(P-5187/92; A-5878)	1240.40	in .	(P-5225/92; A-5880)	2080.70	arm	(P-11367/92; A-11424	TITLE 80		
(P-5187/92; A-5878)	1240.50	ы	(P-5225/92; A-5880)			M-11872)	150.210	am	(E-17372/92; RC-181;
(P-5187/92; A-5878)	1240.60	i-c		2080.80	am	(P-11367/92; A-11424			F-5952) (P-17959/92;
(P-5187/92; A-5878)	1240.70	i	(P-5225/92; A-5880)			M-11872)			P-9716; RQ-11895;
(P-5187/92; A-5878)	1240.Ap.A	-	(P-5225/92; A-5880)	2080.120	аш	(P-11367/92; A-11424			EC-14684) (P-14568)
(P-5187/92; A-5878)	2056.1	атп	(P-4567/92; A-15917/92;			M-11872)	150.220	me	(P-17959/92; A-9716;
(P-5187/92; A-5878)			RQ-17493)	2080.140	am	(P-11367/92; A-11424			RQ-11895; EC-14684)
(P-5187/92; A-5878)	2056.5	am	(P-4567/92; A-15917/92;				150.310	пп	(P-14568)
(P-5187/92; A-5878)			RQ-17493)	2080.150	am	(P-11367/92; A-11424	150.320	аш	(P-14568)
(P-5187/92; A-5878)	2056 61	chi d	(P-4567/92: A-15917/92:			M 110731	150 410		(0) 14620)
	10.00	11112				M-118/21	150.410	аш	(N-14508)

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	Contract of the same		E			ATTE 60 YOUTH	É
TILE 80 (CONT'D)	()	A 60,030E+ 67	.10.F	am	(P-18139/92; A-6441)	1210 140 °	5 8
ISU.Ap.A	i-	(P-1/959/92; A-9/10 RO-11895; EC-14684)	Th.O	ATD	(P-7605; A-19103) (P-7605; A-19103)		am
150. Ap. B	a _{1:}	(P-17959/92; A-9716;	U.dT.	am	(P-18139/92; A-6441)		am
		RQ-11895; EC-14684)	310.Ap.B	am	(P-13679/92; A-238)	_	атп
250.110	am	(P-18453)			(P-12481) (E-12900)		am
302.180	аш	(P-17187/92; A-3169)	310.Ap.C	am	(P-191; C-672; A-13409)		am
302.570	am	(P-14788)			(P-14001/92; A-1819)		am
302.610	am	(P-17187/92; A-3169)			(P-14314) (E-14666)		аш
302.825	am	(P-14788)	310.Ap.D	am	(P-14001/92; A-1819)		am
302.840	am	(P-14788)			(P-14314) (E-14666)		am
303.112	П	(P-19285/92; A-5587)	310.Ap.G	п	(P-14314) (E-14666)	1220.80 n	0
310.30	ати	(P-18139/92; A-6441)	420.330	аш	(P-15342/92; A-1652)	1220.90 n	C C
310.40	am	(P-18139/92; A-6441)	500.210	am	(P-13827)	.1220.100 n	
310.110	am	(P-13679/92; A-238)	620.130	am	(P-11724/92; W-869)		атп
		(P-12481) (E-12900)			(P-12409/92; W-869)		arn
310.130	am	(P-13679/92; A-238)			(P-91; W-869)	1230.90	am
		(F-12481) (E-12900)	1		(F-1334//92; A-4310)		
310.210	am	(P-7605; A-19103)	630.315	п	(P-6632)		HH.
310.230	am	(P-18139/92; A-6441)	650.1	п	(P-6635)		E
310.270	атп	(P-18139/92; A-6441)	650.2	п	(P-6635)		am
310.290	атп	(P-191; C-672; A-13409)	650.3	u	(P-6635)		am
		(P-14001/92; A-1819)	650.4	E E	(P-6635)		am
		(P-14314) (E-14666)	650.5	п	(P-6635)		аш
310.320	am	(P-7605; A-19103)	9:059	и	(P-6635)		am
310.450	am	(P-14001/92; A-1819)	650.7	п	(P-6635)		am
		(P-14314) (E-14666)	8.059	п	(P-6635)		am
310.455	аш	(P-14001/92; A-1819)	620.9	п	(P-6635)		am
		(P-14314) (E-14666)	650.10	и	(P-6635)		am
310.470	am	(P-14001/92; A-1819)	650.11	п	(P-6635)		am
310.495	n	(P-13657) (E-13789)	650.12	С	(P-6635)		am
310.530	am	(P-14001/92; A-1819)	650.13	п	(P-6635)		ати
		(P-14314) (E-14666)	1200.10	am	(P-3703; A-15588)		am
310.540	am	(P-14001/92; A-1819)	1200.20	am	(P-3703; A-15588)		am
		(P-14314) (E-14666)	1200.30	am	(P-3703; A-15588)		am
310.Ap.A	am	(PP-498) (P-13179/92;	1200.40	les	(P-3703; A-15588)		am
		A-590) (P-18139/92;		п	(P-3703; A-15588)		am
		A-6441) (P-7605;	1200.50	am	(P-3703; A-15588)		am
		A-19103)	1200.60	am	(P-3703; A-15588)		am
.Tb.C	am	(P-18139/92; A-6441)	1200.80	am	(P-3703; A-15588)		am
Tb.D	am	(P-18139/92; A-6441)	1200.90	am	(P-3703; A-15588)		am
TP.E	am	(P-18139/92; A-6441)	1200.110	am	(P-3703; A-15588)		am
.Tb.F	am	(P-18139/92; A-6441)	1200.120	am	(P-3703; A-15588)		aш
.Tb.G	am	(P-7605; A-19103)	1200.130	am	(P-3703; A-15588)		am
Tb.M	п	(P-13179/92; A-590)	1200.140	am	(P-3703; A-15588)		am
T.P.N	am	(PP-498)	1200.150	am	(P-3703; A-15588)		am
.Tb.0	am	(P-18139/92; A-6441)	1210.10	am	(P-3734; A-15612)		am
					100000	- 000 0310	

November 12, 1993 (P-10513/92; A-10258) (P-16709/92; A-5594) (P-13703/92; A-798) (P-12810/92; A-805) RO-2075; EC-3902) (P-6386) (P-12483) (P-3577; A-11441) (P-3577; A-11441) (P-2466; A-12291) (P-3577; A-11441) (P-3577; A-11441) (P-8269/92; A-98; (P-2462) (P-202) (P-2449) (P-2449) (P-2449) (P-2449) (P-2449) (P-6382) (P-2449) (P-2449) (P-2449) (P-2449) (P-202) (P-202) (P-202) (P-202) (P-202) SECTIONS AFFECTED THDEX E A.m am am am аш аш am am аш am am am am am am am am аш E E E E am E E am am am c 2 2 2 П п c C. c п п п п п = = 745.Ex.B 2160.610 2160.620 2650.1 745.110 745.225 755.505 755.510 755.515 755.520 2160.410 2160.510 280.76 280.138 735.121 745.220 755.10 755.500 745.210 255.20 275.20 315.10 315.20 315.60 590.10 745.15 745.20 745.30 2650.10 2650.30 2650.40 2650.50 2650.70 305.20 315.30 315.40 315.50 2650.15 2650.25 2650.60 TITLE 83 (P-12384/92; A-1631) (P-3755; A-15628) (P-3755; A-15628) (P-3718; A-15599) (P-3718; A-15599) (P-3577; A-11441) (P-3577; A-11441) (P-3577; A-11441) (P-3577; A-11441) (P-3577; A-11441) (P-3734; A-15612) (P-3734; A-15612) (P-3734; A-15612) (P-3734; A-15612) (P-3755; A-15628) (P-3718; A-15599) (P-3718; A-15599) (P-3718; A-15599) (P-3718; A-15599) (P-3718; A-15599) (P-3718; A-15599) (P-3577; A-11441) (P-3577; A-11441) (P-3577; A-11441) (P-3577; A-11441) Issue #46 am 2160.330 (P-3734; A-15612)

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1210.100

TITLE 83 (CONT'D	NT'D)		100.2250	re	(A-14189)	TITLE 86 (CONT'D)	T'D)		100.9400	re	(A-14189)
755.525	п	(P-16709/92; A-5594)	100.2300	re	(A-14189)	100.5170	re	(A-14189)		аш	(P-15471)
755.Ex.A	n n	(P-16709/92; A-5594)	100.2310	re	(A-14189)	100.5200	re	(A-14189)	100.9410	re	(A-14189)
755.Ex.B	п	(P-16709/92; A-5594)	100.2320	J.	(A-14189)	100.5210	re	(A-14189)	100.9420	5	(A-14189)
755.Ex.C	u	(P-16709/92; A-5594)	100.2330	re	(A-14189)	100.5220	re	(A-14189)		аш	(P-15471)
755.Ex.D	n	(P-16709/92; A-5594)	100.2340	5	(A-14189)	100.5230	re	(A-14189)	100.9500	re	(A-14189)
755.Ex.E	u	(P-16709/92; A-5594)	100.2350	re	(A-14189)		am	(P-15471)	100.9510	e e	(A-14189)
755.Ex.F	C C	(P-16709/92; A-5594)	100.2680	re	(A-14189)	100.5240	re	(A-14189)	100.9520	re	(A-14189)
755.Ex.G	п	(P-16709/92; A-5594)	100.3000	re	(A-14189)	100.5250	re	(A-14189)	100.9600	5	(A-14189)
755.Ex.H	п	(P-16709/92; A-5594)	100.3010	re	(A-14189)		ат	(P-15471)	100.9700	5	(A-14189)
755.Ex.I	п	(P-16709/92; A-5594)	100.3020	re	(A-14189)	100.5260	re	(A-14189)	100.9800	e e	(A-14189)
755.Ex.J	E C	(P-16709/92; A-5594)	100.3100	am	(P-222; A-8869)	100.5270	re	(A-14189)	100.Ap.A	5	(A-14189)
755.Ex.K	n	(P-16709/92; A-5594)			(E-473)	100.5280	re	(A-14189)	Tb.A	re	(A-14189)
755.Ex.L	L	(P-16709/92; A-5594)	100.3110	re	(A-14189)	100.7000	re	(A-14189)	Th.B	15	(A-14189)
755.Ex.M		(P-16709/92; A-5594)	100.3120	re	(A-14189)	100.7010	ап	(P-222; A-8869)	105.100	п	(P-219; A-7031) (E-445)
755.Ex.N	_	(P-16709/92; A-5594)	100.3200	re	(A-14189)			(E-473)		arn	(P-9854; A-18118)
756.10	аш	(P-15605/92; A-12294)	100.3210	re	(A-14189)	100.7020	re	(A-14189)	105.110	п	(P-219; A-7031) (E-445)
756.15	am	(P-15605/92; A-12294)	100.3220	5	(A-14189)	100.7030	Te S	(A-14189)	105.120	ш	(P-219; A-7031) (E-445)
756.20	аш	(P-15605/92; A-12294)	100.3300	2	(A-14189)	100.7040	re	(A-14189)			(P-9854; A-18118)
756.30	п	(P-15605/92; A-12294)	100.3310	re	(A-14189)	100.7050	re	(A-14189)	105.200	_	(P-219; A-7031) (E-445)
756.100	am	(P-15605/92; A-12294)	100.3320	re	(A-14189)	100.7060	re	(A-14189)	105.210	Е	(P-219; A-7031) (E-445)
756.110	аш	(P-15605/92; A-12294)	100.3330	re	(A-14189)	100.7070	re	(A-14189)	105.220	=	(P-219; A-7031) (E-445)
756.115	ат	(P-15605/92; A-12294)	100.3340	2	(A-14189)	100.7080	re	(A-14189)	105.230	п	(P-219; A-7031)
756.116	п	(P-15605/92; A-12294)	100.3350	re	(A-14189)	100.7090	re	(A-14189)			(E-445)
756.120	am	(P-15605/92; A-12294)		am	(P-17861)	100.7095	re	(A-14189)		am	(P-9854; A-18118)
756.125	ати		100.3360	re	(A-14189)		аш	(P-15471)	105.300	п	(P-219; A-7031) (E-445)
756.200	am		100.3370	اد	(A-14189)	100.7100	re	(A-14189)			(P-9854; A-18118)
756.205	аш		100.3380	re	(A-14189)	100.7120	re	(A-14189)	105.310	п	(P-219; A-7031) (E-445)
756.210	am	(P-14004/92; A-1848)		аш	(P-9870; A-19632)	100.7200	re	(A-14189)			(P-9854; A-18118)
		(P-15605/92; A-12294)	100.3390	п	(P-9870; A-19632)	100.7300	re	(A-14189)	105.320	E	(P-219; A-7031) (E-445)
756.220	атп	(P-15605/92; A-12294)	100.3400	am	(P-222; A-8869)	100.7310	re	(A-14189)			(P-9854; A-18118)
756.225	ES				(E-473)		ат	(P-15471)	105.330	п	(P-219; A-7031) (E-445)
756.300	атп	(P-15605/92; A-12294)	100.3700	аш	(P-6619; A-13776)	100.7320	re	(A-14189)	105.340	п	(P-219; A-7031) (E-445)
792.10	E	(P-11988)			(P-9870)	100.7330	re	(A-14189)			(P-9854; A-18118)
792.20	2	(P-11988)	100.3750	п	(P-9870)	100.7340	re	(A-14189)	105.400	п	(P-219; A-7031) (E-445)
792.30	п	(P-11988)	100.5000	5	(A-14189)	100.9000	re	(A-14189)	105.410	п	(P-219; A-7031) (E-445)
792.40	п	(P-11988)	100.5010	Ге	(A-14189)		ain	(P-15471)			(P-9854; A-18118)
792.50	п	(P-11988)	100.5020	re	(A-14189)	100.9005	am	(P-6945)	105.420	Е	(P-219; A-7031) (E-445)
				am	(P-15471)	100.9010	re	(A-14189)			(P-9854; A-18118)
TITLE 86			100.5030	Te	(A-14189)	100.9100	re	(A·14189)	105.430	2	(P-219; A-7031) (E-445)
100.2000	16	(A-14189)	100.5100	re	(A-14189)		am	(P-15471)	105.440	п	(P-219; A-7031) (E-445)
100 2050	110	(A-14189)	100.5110	re	(A-14189)	100.9200	re e	(A-14189)	105.450	п	(P 219; A-7031) (E-445)
100.2100	re	(A-14189)	100.5120	re	(A-14189)	100.9210	2	(A-14189)	105.460	E	(P.219, A-7031) (E-445)
100.2200	16	(A-14189)	100.5130	Pe	(A-14189)	100.9300	21	(A-14189)	105.470	c	(P-219; A-7031) (E-445)
100.2210	20	(A 14189)	100.5140	al	(A·14189)	0186 001	ıc	(A-14189)			(P-9854; A-18118)
100.2220	re	(A 14189)		เนย	(P 15471)	100 9350	ור	(A-14189)	105.500	c	(P.219, A-7031) (E-445)
100,2230	C	1 1 1 1 1 0 0 1	000000								
	re	(5×1+1×6)	100.5150	re	(A-14189)	100.9330	22	(A-14189)	105.510	2	(P-219; A-7031) (E-445)

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(P-219; A-7031) (E-445)	VOITINE 1/, IS	, Issue,	0 7	SECTIONS AFERTED INDEA		(P-16421)	Volume
n (P-150; A-201) (P-144) 700, 230 n (P-1647) (P-1647) (P-1519; A-201) (P-1445) 700, 310 n (P-1647) (P-1647) (P-1647) 700, 310 n (P-1667) 700, 310 n (P-1	105.520		(P-219: A-7031) (E-445)	700.220	: =	(P-16421)	3000 434
n (P-219; A-7031) (E-445) 700.300 n (P-16421) n (P-219; A-7031) (E-445) 700.310 n (P-16421) n (P-219; A-7031) (E-445) 700.320 n (P-16421) n (P-1650) (P-16454) 700.320 n (P-164621) n (P-1650) (P-16454) 700.320 n (P-164621) n (P-1650) (P-164621) 700.320 n (P-16661; A-11510) n (P-1650) (P-2118; A-8860) 700.010 n (P-16681; A-11510) n (P-1650) (P-2118; A-8860) 700.011 n (P-16681; A-11510) n (P-1660) (P-2118; A-8860) 700.010 n (P-16681; A-11510) n (P-1660) (P-2118; A-8860) 700.020 n (P-16681; A-11510) n (P-1660) (P-2118; A-8860) 700.020 n (P-16681; A-11510) n (P-1660) (P-1660) 700.020 n (P-16681; A-11510) n (P-1660) (P-1660) 700.020 n (P-16681; A-11510) n (P-1660) (P-1660) 700.020 n (P-16661; A-11510) n (P-1660) (P-1660) 700.020 n (P-16601; A-11510) n (P-1660) (P-1660) 700.020 n (P-16601;	105,600		(P-719; A 7031) (E 445)	700.230	=	(P-16421)	3000,440
n (P.219, A-7031) (E-445) 700.330 n (P-16421) n (P.219, A-7031) (E-445) 700.330 n (P-16421) n (P.219, A-7031) (E-445) 700.330 n (P-16421) n (P.219, A-7031) (E-445) 700.340 n (P-16421) n (P.219, A-7031) (E-445) 700.400 n (P-16421) n (P.219, A-7031) (E-445) 700.200 n (P-16421) am (P-15501) 700.400 n (P-16421) am (P-15501) 700.400 n (P-16451) am (P-15515) 700.400 n (P-16451) am (P-15515) 700.000 n (P-16451) am (P-15520) 700.000 n (P-16451) <t< td=""><td>105,700</td><td>c</td><td>(P-219; A-7031) (E-445)</td><td>700.300</td><td>=</td><td>(P-16421)</td><td>3000.44</td></t<>	105,700	c	(P-219; A-7031) (E-445)	700.300	=	(P-16421)	3000.44
n (P-219, A-7031) (E-445) 700.330 n (P-16421) n (P-219, A-7031) (E-445) 700.330 n (P-16421) n (P-219, A-7031) (E-445) 700.340 n (P-16421) n (P-219, A-7031) (E-445) 700.340 n (P-16421) am (P-219, A-7031) (E-445) 700.300 n (P-8450, A-18122) am (P-1554) 700.300 n (P-8450, A-18122) am (P-1554) 700.300 n (P-8450, A-18122) am (P-1554) 700.300 n (P-8450, A-18122) am (P-1553) 700.300 n (P-8450, A-18122) am (P-1551) 700.300 n (P-8450, A-18122) am (P-1552) 700.300 n (P-16581, A-11510) am (P-2718, A-8860) 700.00.10 am (P-16681, A-11510) am (P-2718, A-8860) 700.00.30 am (P-16681, A-11510) am (P-2718, A-8860) 700.00.20 am (P-16681, A-11510) am (P-1340)92, A-3042) 700.00.30 am (P-16681, A-11510) an (P-1340)92, A-3042) 700.00.30 am (P-16681, A-11510) an (P-1340)92, A-3042) 700.00.403 am (P-16681, A-11510) an (P-1540)92, A-3042) 700.00.403 am (P-16681, A-11510) an (P-1540)92, A-3042) 700.00.403 am (P-16681, A-11510) an (P-1540)92, A-3042) 700.00.403 am (P-16681, A-11510) an (P-16421) 700.00.403 am (P-16681, A-11510)	105.800	E	(P-219; A-7031) (E-445)	700.310		(P-16421)	3000.600
n (P-219, A-7031) (E-445) 700,330 n (P-16421) n (P-219, A-7031) (E-445) 700,340 n (P-16421) n (P-219, A-7031) (E-445) 700,400 n (P-16421) n (P-219, A-7031) (E-445) 700,400 n (P-16421) n (P-219, A-7031) (E-445) 700,400 n (P-16421) am (P-2507) 703,010 n (P-8450, A-18132) am (P-15501) 700,400 n (P-8450, A-18132) am (P-15527) 700,400 n (P-16451) <td>105.810</td> <td>u</td> <td>(P-219; A-7031) (E-445)</td> <td>700.320</td> <td></td> <td>(P-16421)</td> <td>3000.620</td>	105.810	u	(P-219; A-7031) (E-445)	700.320		(P-16421)	3000.620
n (P-219; A-7031) (E-445) 700.340 n (P-16421) n (P-219; A-7031) (E-445) 700.500 n (P-16421) am (P-219; A-7031) (E-445) 700.500 n (P-16421) am (P-219; A-7031) (E-445) 700.500 n (P-16421) am (P-14554) 700.000 n (P-16421) am (P-1550) 700.500 n (P-16421) am (P-1550) 700.500 n (P-16420; A-18132) am (P-1551) 700.500 n (P-16420; A-18132) am (P-1552) 700.500 n (P-16681; A-11510) am (P-15520) 700.500 n (P-16681; A-11510) am (P-15520) 700.500 n (P-16681; A-11510) am (P-1554092; A-3042) 3000.200 n (P-16681; A-11510) am (P-1554092; A-3042) 3000.300 n (P-16681; A-11510) am (P-1554092; A-3042) 3000.300 n (P-16681; A-11510) am (P-1554092; A-3042) 3000.400 n (P-16681; A-11510) am (P-1554092; A-3042) 3000.401 n (P-16681; A-11510) am (P	105.900	n	(P-219; A-7031) (E-445)	700.330	п	(P 16421)	3000.635
n (P-219; A-7031) (E-445) 700,400 n (P-16421) am (P-219; A-7031) (E-445) 700,500 n (P-16421) am (P-219; A-7031) (E-445) 700,000 n (P-8450; A-18132) am (P-15507)	105.910	u	(P-219; A-7031) (E-445)	700.340	п	(P-16421)	3000.730
0 n (P-219; A-7031) (E-445) 700.500 n (P-16421) am (P-219; A-7031) (E-445) 750.200 n (P-4840; A-18132) am (P-2507) 750.200 n (P-8450; A-18132) am (P-15501) 750.300 n (P-8450; A-18132) am (P-15501) 750.500 n (P-8450; A-18132) am (P-15501) 750.500 n (P-8450; A-18132) 1 am (P-15501) 750.500 n (P-8450; A-18132) 5 am (P-15527) 1000.100 n (P-15450; A-18132) 5 am (P-15527) 1000.100 n (P-15681; A-11510) 5 am (P-15527) 1000.100 n (P-15681; A-11510	105.920	u	(P-219; A-7031) (E 445)	700.400	п	(P-16421)	3000.800
0 n (P-2507) A-1031) (E-445) 750 100 n (P-2450; A-18112) am (P-14554)22; A-860) 750 200 n (P-8450; A-18122) am (P-14554)22; A-860) 750 300 n (P-8450; A-18122) am (P-15501) 750 400 n (P-8450; A-18122) 1 am (P-6955; A-18142) 750 500 n (P-8450; A-18122) 2 am (P-15515) 750 500 n (P-8450; A-18122) 5 am (P-15515) 750 500 n (P-8450; A-18122) 5 am (P-15527) 750 500 n (P-8450; A-18122) 5 am (P-15527) 3000,101 n (P-19681; A-11510) 5 am (P-15527) 3000,101 n (P-19681; A-11510) am (P-15527)	105.1000	n	(P-219; A-7031) (E-445)	700.500	u u	(P-16421)	3000.850
am (P-15501) am (P-15515) bar (P-15515) am (P-15527) bar (P-15527	105.1010	E	(P-219; A-7031) (E-445)	750.100	C	(P-8450; A-18132)	3000.100
am (P-4554/92; A-860) 750,300 n (P-8450; A-18132) am (P-45501) 750,400 n (P-8450; A-18132) am (P-15501) 750,600 n (P-8450; A-18132) 1 am (P-15501) 750,600 n (P-8450; A-18132) 5 am (P-15515) 750,800 n (P-8450; A-18132) 5 am (P-15515) 750,800 n (P-8450; A-18132) 5 am (P-15515) 750,800 n (P-8450; A-18132) 6 am (P-15527) 750,800 n (P-19681; A-11510) 7 am (P-15527) 750,800 n (P-19681; A-11510) 8 am (P-15527) 750,800 n (P-19681; A-11510) 9 am (P-15527) 750,800 n (P-19681; A-11510) 9 am (P-15718; A-8860) 3000,110 n (P-19681; A-11510) 9 am (P-2718; A-8860) 3000,110 am (P-19681; A-11510) 9 am (P-2718; A-8860) 3000,100 am (P-19681; A-11510) 9 am (P-2718; A-8860) 3000,200 am (P-19681; A-11510) 9 am (P-2718; A-8860) 3000,200 am (P-19681; A-11510) 9 am (P-2718; A-8860) 3000,200 am (P-19681; A-11510) 9 am (P-15340)22; A-3042) 3000,400 am (P-19681; A-11510) 9 am (P-19641) 10 am (P-19641) 10 am (P-19681; A-11510) 9 am (P-19641) 10 am (P-19641) 10 am (P-19681; A-11510) 9 am (P-19641) 10 am (P-19641)	110.115	апл	(P-2507)	750.200	C	(P-8450; A-18132)	3000,101
am (P-8461; A-19651) 750,400 n (P-8450; A-18132) am (P-15501) 750,500 n (P-8450; A-18132) 1 am (P-6955; A-18142) 750,600 n (P-8450; A-18132) 5 am (P-15515) 750,700 n (P-8450; A-18132) 5 am (P-15515) 750,900 n (P-8450; A-18132) 5 am (P-15515) 750,900 n (P-8450; A-18132) 5 am (P-15515) 750,900 n (P-8450; A-18132) 6 am (P-15527) 3000,100 n (P-18450; A-18130) A am (P-14563/92; A-1947) 3000,101 am (P-19681; A-11510) am (P-14563/92; A-1847) 3000,110 am (P-19681; A-11510) am (P-14563/92) 3000,110 am (P-19681; A-11510) am (P-2718; A-8860) 3000,140 n (P-19681; A-11510) am (P-2718; A-8860) 3000,150 am (P-19681; A-11510) am (P-2718; A-8860) <th< td=""><td>130.220</td><td>ат</td><td>(P-14554/92; A-860)</td><td>750.300</td><td>=</td><td>(P-8450; A-18132)</td><td>3000.102</td></th<>	130.220	ат	(P-14554/92; A-860)	750.300	=	(P-8450; A-18132)	3000.102
am (P-15501) 750.500 n (P-8450; A-18132) am (P-15501) 750.500 n (P-8450; A-18132) am (P-6955; A-18142) 750.500 n (P-8450; A-18132) am (P-15515) 750.900 n (P-8450; A-18132) f am (P-15527) 1000.100 n (P-8450; A-18132) 5 am (P-15527) 3000.100 n (P-1844) A-11510) A am (P-15527) 3000.101 n (P-19681; A-11510) A am (P-15522) 3000.101 n (P-19681; A-11510) am (P-15522) 3000.101 n (P-19681; A-11510) am (P-15718; A-8860) 3000.101 n (P-19681; A-11510) am (P-2718; A-8860) 3000.105 am (P-19681; A-11510) am (P-2718; A-8860) 3000.200 am (P-19681; A-11510) am (P-2718; A-8860) 3000.200 am (P-19681; A-11510) am (P-2718; A-8860) 300	130.535	яш	(P-8461; A-19651)	750.400	п	(P-8450; A-18132)	3000,103
am (P-15541) am (P-6955; A-18142) 1 am (P-6955; A-18142) 1 am (P-6955; A-18142) 2 am (P-15515) 3 am (P-15515) 4 am (P-15515) 5 am (P-15527) 4 am (P-15527) 5 am (P-15527) 6 am (P-15527) 6 am (P-15527) 7 3000,100 am (P-1681; A-11510) 7 3000,101 am (P-1681; A-11510) 8 am (P-15527) 8 am (P-15527) 8 am (P-15527) 8 am (P-15527) 9 am (P-15681; A-11510) 9 am (P-2718; A-8860) 9 am (P-1681; A-11510) 9 am (P-15840; A-11560) 9 am (P-1681; A-11510) 9 am (P-15340; A-3042) 9 am (P-1681; A-11510) 9 am (P-16	130.901	am	(P-15501)	750.500	г	(P-8450; A-18132)	3000.104
am	130.905	am	(P-15501)	750.600		(P-8450; A-18132)	3000.105
am	130.1001	am	(P-6955; A-18142)	750.700	П	(P-8450; A-18132)	3000.107
am (P-15515) 750.900 n (P-4545) A-18132) 5 am (P-15515) 3000.100 n (E-12445) 5 am (P-15527) 3000.100 n (E-162445) 5 am (P-15527) 3000.101 n (P-19681; A-11510) A am (P-145522) 3000.115 am (P-19681; A-11510) am (P-15522) 3000.115 am (P-19681; A-11510) am (P-15522) 3000.141 n (P-19681; A-11510) am (P-2718; A-8860) 3000.140 n (P-19681; A-11510) am (P-2718; A-8860) 3000.210 am (P-19681; A-11510) am (P-2718; A-8860) 3000.210 am (P-19681; A-11510) am (P-2718; A-8860) 3000.220 am (P-19681; A-11510) am (P-2718; A-8860) 3000.220 am (P-19681; A-11510) am (P-2718; A-8860) 3000.220 am (P-19681; A-11510) am (P-19681; A-11510)	130,1801	am	(P-6955; A-18142)	750.800	п	(P-8450; A-18132)	3000.107
5 am (P-15515) 1000.100 n (E-12445) 1 am (P-15527) 3000.100 am (P-1681; A-11510) A am (P-15527) 3000.101 am (P-19681; A-11510) A am (P-15522) 3000.110 am (P-19681; A-11510) am (P-15522) 3000.115 am (P-19681; A-11510) am (P-2718; A-8860) 3000.141 am (P-19681; A-11510) am (P-2718; A-8860) 3000.160 am (P-19681; A-11510) am (P-2718; A-8860) 3000.160 am (P-19681; A-11510) am (P-2718; A-8860) 3000.200 am (P-19681; A-11510) am (P-2718; A-8860) 3000.220 am (P-19681; A-11510) am (P-2718; A-8860) 3000.230 am (P-19681; A-11510) am (P-34092; A-3042) 3000.230 am (P-19681; A-11510) am (P-15340)92; A-3042) 3000.240 am (P-16681; A-11510) n (P-15340)92; A-3042) </td <td>140.801</td> <td>ати</td> <td>(P-15515)</td> <td>750.900</td> <td></td> <td>(P-8450; A-18132)</td> <td>3000.107</td>	140.801	ати	(P-15515)	750.900		(P-8450; A-18132)	3000.107
am (P-15527) 3000.100 am (P-19681; A-11510) A am (P-15527) 3000.101 n (P-19681; A-11510) A am (P-15522) 3000.110 n (P-19681; A-11510) am (P-15522) 3000.115 am (P-19681; A-11510) am (P-1718; A-8860) 3000.140 am (P-19681; A-11510) am (P-2718; A-8860) 3000.160 am (P-19681; A-11510) am (P-2718; A-8860) 3000.160 am (P-19681; A-11510) am (P-2718; A-8860) 3000.160 am (P-19681; A-11510) am (P-2718; A-8860) 3000.200 am (P-19681; A-11510) am (P-3104; A-11560) 3000.230 am (P-19681; A-11510) am (P-1340/92; A-3042) 3000.240 am (P-19681; A-11510) am (P-15340/92; A-3042) 3000.281 am (P-19681; A-11510) am (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) am (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) am (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) am (P-16421) 3000.410 am (P-1968	140.1415	am	(P-15515)	1000.100	n	(E-12445)	3000.110
5 am (P-15527) 3000.101 n (P-16581; A-11510) A am (P-15522) 3000.110 am (P-16981; A-11510) am (P-15522) 3000.110 am (P-16981; A-11510) am (P-15522) 3000.140 am (P-16981; A-11510) am (P-15822) 3000.141 n (P-16881; A-11510) am (P-2718; A-8860) 3000.160 am (P-16881; A-11510) am (P-2718; A-8860) 3000.200 am (P-16881; A-11510) am (P-2718; A-8860) 3000.200 am (P-16881; A-11510) am (P-2718; A-8860) 3000.210 am (P-16881; A-11510) am (P-2718; A-8860) 3000.220 am (P-16881; A-11510) am (P-2718; A-8860) 3000.220 am (P-16881; A-11510) am (P-2718; A-8860) 3000.230 am (P-16881; A-11510) am (P-1340/92; A-3042) 3000.240 am (P-16881; A-11510) am (P-15340/92; A-304	150,1001	атп	(P-15527)	3000.100	am	(P-19681; A-11510)	3000.110
A am (P-14563/92; A-1947) 3000.110 am (P-14563/92; A-1947) am (P-15522) 3000.115 am (P-19681; A-11510) am (P-15222) 3000.141 n (P-19681; A-11510) am (P-2718; A-8860) 3000.160 am (P-19681; A-11510) am (P-2718; A-8860) 3000.160 am (P-19681; A-11510) am (P-2718; A-8860) 3000.200 am (P-19681; A-11510) am (P-2718; A-8860) 3000.201 am (P-19681; A-11510) am (P-13440/92; A-3042) 3000.231 n (P-19681; A-11510) am (P-15340/92; A-3042) 3000.240 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.250 am (P-19681; A-11510) n <td>150.1415</td> <td>am</td> <td>(P-15527)</td> <td>3000.101</td> <td>п</td> <td>(P-19681; A-11510)</td> <td>3000.111</td>	150.1415	am	(P-15527)	3000.101	п	(P-19681; A-11510)	3000.111
am (P-15522) 3000.115 am (P-19681; A-11510) am (P-15522) 3000.140 am (P-19681; A-11510) am (P-2718; A-8860) 3000.140 am (P-19681; A-11510) am (P-2718; A-8860) 3000.165 am (P-19681; A-11510) am (P-2718; A-8860) 3000.200 am (P-19681; A-11510) am (P-2718; A-8860) 3000.220 am (P-19681; A-11510) am (P-2718; A-8860) 3000.230 am (P-19681; A-11510) am (P-2718; A-8860) 3000.230 am (P-19681; A-11510) am (P-3104; A-11560) 3000.231 n (P-19681; A-11510) am (P-15340/92; A-3042) 3000.240 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.220 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.220 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.320 am (P-19681; A-11510) n	150.Tb.A	ати	(P-14563/92; A-1947)	3000.110	am	(P-19681; A-11510)	3000.111
am (P-15522) 3000.140 am (P-19681; A-11510) am (P-2718; A-8860) 3000.165 am (P-19681; A-11510) am (P-2718; A-8860) 3000.165 am (P-19681; A-11510) am (P-2718; A-8860) 3000.200 am (P-19681; A-11510) am (P-2718; A-8860) 3000.210 am (P-19681; A-11510) am (P-2718; A-8860) 3000.220 am (P-19681; A-11510) am (P-2718; A-8860) 3000.230 am (P-19681; A-11510) am (P-3104; A-11560) 3000.240 am (P-19681; A-11510) am (P-15340/92; A-3042) 3000.240 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.240 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.230 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.230 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.320 am (P-19681; A-11510) <t< td=""><td>160.140</td><td>am</td><td>(P-15522)</td><td>3000.115</td><td>аш</td><td>(P-19681; A-11510)</td><td>3000.112</td></t<>	160.140	am	(P-15522)	3000.115	аш	(P-19681; A-11510)	3000.112
am (P=65) (P-2718; A-8860) 3000.141 n (P-1968; A-11510) am (P-2718; A-8860) 3000.160 am (P-1968; A-11510) am (P-2718; A-8860) 3000.165 am (P-1968; A-11510) am (P-2718; A-8860) 3000.210 am (P-1968; A-11510) am (P-2718; A-8860) 3000.220 am (P-1968; A-11510) am (P-2718; A-8860) 3000.230 am (P-1968; A-11510) am (P-2718; A-8860) 3000.230 am (P-1968; A-11510) am (P-3104; A-11560) 3000.234 am (P-1968; A-11510) am (P-15340/92; A-3042) 3000.245 am (P-1968; A-11510) n (P-15340/92; A-3042) 3000.250 am (P-1968; A-11510) n (P-15340/92; A-3042) 3000.230 am (P-1968; A-11510) n (P-15340/92; A-3042) 3000.230 am (P-1968; A-11510) n (P-15340/92; A-3042) 3000.300 am (P-1968; A-11510) <t< td=""><td>160.165</td><td>am</td><td>(P-15522)</td><td>3000.140</td><td>am</td><td>(P-19681; A-11510)</td><td>3000.112</td></t<>	160.165	am	(P-15522)	3000.140	am	(P-19681; A-11510)	3000.112
am (P-2/18; A-8860) am (P-3/18; A-8860) am (P-3/19; A-1156) am (P-15/19; A-8860) am (P-15/19; A-1156) am (P-15/10; A-3/10; A-3/10; A-3/10; A-11510) by (P-15/10; A-3/10; A-	210.101	am	(E-665) (P-2718; A-8860)	3000.141	п	(P-19681; A-11510)	3000.112
am (P-2/18; A-8860) am (P-3/18; A-8860) am (P-3/18; A-8860) am (P-3/18; A-8860) am (P-3/19; A-3/18; A-8860) am (P-3/19; A-3/18; A-8860) am (P-3/19; A-3/18; A-8860) am (P-3/19; A-1156) am (P-15/340/92; A-3/18; A-1156) am (P-15/340/92; A-3/18; A-1156) am (P-15/340/92; A-3/18; A-3/	210.105	аш	(P-2/18; A-8860)	3000.160	am	(P-19681; A-11510)	3000.113
am (P-15/18; L-3545; A-8860) 3000.200 am (P-1968; A-11510) am (P-2718; A-8860) 3000.210 am (P-1968; A-11510) am (P-2718; A-8860) 3000.230 am (P-1968; A-11510) am (P-2718; A-8860) 3000.231 n (P-1968; A-11510) am (P-3104; A-11566) 3000.235 am (P-1968; A-11510) am (P-3104; A-11566) 3000.245 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.245 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.281 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.282 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.300 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.400 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.400 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.400 am (P-1968; A-11510)	210.110	am	(P-Z/18; A-8860)	3000.165	аш	(P-19681; A-11510)	3000.113
am (P-2718; A-8860) 3000.210 am (P-1968; A-11510) am (E-665) (P-2718; A-8860) 3000.220 am (P-1968; A-11510) am (E-665) (P-2718; A-8860) 3000.231 n (P-1968; A-11510) am (P-3104; A-11566) 3000.235 am (P-1968; A-11510) am (P-3104; A-11566) 3000.240 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.240 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.230 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.230 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.230 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.300 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.400 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.400 am (P-1968; A-11510) n (P-15340)92; A-3042) 3000.410 am (P-1968; A-11510)	210.115	аш	(P-2/18; C-3545; A-8860)	3000.200	am	(P-19681; A-11510)	3000.114
am (E-665) (P-2718, A-8860) 3000.220 am (P-19681; A-11510) am (E-665) (P-2718, A-8860) 3000.235 am (P-19681; A-11510) am (P-2718; A-8860) 3000.235 am (P-19681; A-11510) am (P-3104; A-11566) 3000.240 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.245 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.281 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.281 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.230 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.320 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.410 am (P-19681; A-11510)<	210.120	am	(P-2718; A-8860)	3000.210	am	(P-19681; A-11510)	3000.114
n (E-665) (P-2718; A-8860) 3000.230 am (P-19681; A-11510) am (P-2718; A-8860) 3000.231 n (P-19681; A-11510) am (P-3104; A-11566) 3000.234 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.245 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.250 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.281 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.281 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.300 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-16421) 3000.410 am (P-19681; A-11510)	210.125	am	(E-665) (P-2718; A-8860)	3000.220	am	(P-19681; A-11510)	3000.114
am (P-2718; A-8860) 3000.231 n (P-1968; A-11510) am (P-3104; A-11566) 3000.235 am (P-1968; A-11510) n (P-3104; A-11566) 3000.245 am (P-1968; A-11510) n (P-15340/92; A-3042) 3000.250 am (P-1968; A-11510) n (P-15340/92; A-3042) 3000.281 am (P-1968; A-11510) n (P-15340/92; A-3042) 3000.282 am (P-1968; A-11510) n (P-15340/92; A-3042) 3000.300 am (P-1968; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-1968; A-11510) n (P-15340/92; A-3042) 3000.405 am (P-1968; A-11510) n (P-16421) 3000.415 am (P-1968; A-11510) n<	210.126	n	(E-665) (P-2718; A-8860)	3000.230	am	(P-19681; A-11510)	3000.115
am (P-1104; A-11566) 3000.235 am (P-19681; A-11510) am (P-13104; A-11566) 3000.240 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.245 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.281 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.281 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.300 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.300 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.405 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.405 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.405 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510) <	210.130	am	(P-2718; A-8860)	3000.231	n	(P-19681; A-11510)	3000.115
am (P-3104; A-11566) 3000.240 am (P-19681; A-11510) TTTL n (P-15340)92; A-3042) 3000.245 am (P-19681; A-11510) n (P-15340)92; A-3042) 3000.281 am (P-19681; A-11510) n (P-15340)92; A-3042) 3000.282 am (P-19681; A-11510) n (P-15340)92; A-3042) 3000.300 am (P-19681; A-11510) n (P-15340)92; A-3042) 3000.300 am (P-19681; A-11510) n (P-15340)92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340)92; A-3042) 3000.405 am (P-19681; A-11510) n (P-15340)92; A-3042) 3000.405 am (P-19681; A-11510) n (P-16421) 3000.415 am (P-19681; A-11510) n (P-16421) 3000.430 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	530.115	am	(P-3104; A-11566)	3000,235	am	(P-19681; A-11510)	
n (P-15340/92; A-3042) 3000.245 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.250 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.281 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.300 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.300 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.410 am (P-19681; A-11510) n (P-16421) 3000.415 am (P-19681; A-11510) n (P-16421) 3000.430 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	530.125	am	(P-3104; A-11566)	3000.240	аш	(P-19681; A-11510)	TITLE 89
n (P-15340/92; A-3042) 3000.250 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.281 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.282 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.320 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.300 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.410 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.410 am (P-19681; A-11510) n (P-16421) 3000.425 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	535.101	п	(P-15340/92; A-3042)	3000.245	аш	(P-19681; A-11510)	102.200
n (P-15340/92; A-3042) 3000.281 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.282 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.300 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.410 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.410 am (P-19681; A-11510) n (P-16421) 3000.425 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	535.105	E .	(P-15340/92; A-3042)	3000.250	аш	(P-19681; A-11510)	102.210
n (P-15340/92; A-3042) 3000.282 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.300 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.300 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.405 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.405 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.410 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.415 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	535.110	n	(P-15340/92; A-3042)	3000.281	am	(P-19681; A-11510)	102.220
n (P-15340/92; A-3042) 3000.300 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.320 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.405 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.410 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.415 am (P-19681; A-11510) n (P-16421) 3000.425 am (P-19681; A-11510) n (P-16421) 3000.430 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	535.115	u	(P-15340/92; A-3042)	3000.282	аш	(P-19681; A-11510)	102.230
n (P-15340/92; A-3042) 3000.320 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.410 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.415 am (P-19681; A-11510) n (P-16421) 3000.425 am (P-19681; A-11510) n (P-16421) 3000.430 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	535.120	n	(P-15340/92; A-3042)	3000.300	am	(P-19681; A-11510)	102.235
n (P-15340/92; A-3042) 3000.400 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.405 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.410 am (P-19681; A-11510) n (P-16421) 3000.425 am (P-19681; A-11510) n (P-16421) 3000.430 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	535.125	п	(P-15340/92; A-3042)	3000.320	am	(P-19681; A-11510)	102.240
n (P-15340/92; A-3042) 3000.405 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.410 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.415 am (P-19681; A-11510) n (P-16421) 3000.425 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	535.130	п	(P-15340/92; A-3042)	3000.400	am	(P-19681; A-11510)	102.250
n (P-15340/92; A-3042) 3000.410 am (P-19681; A-11510) n (P-15340/92; A-3042) 3000.415 am (P-19681; A-11510) n (P-16421) 3000.425 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	535.135	п	(P-15340/92; A-3042)	3000.405	am	(P-19681; A-11510)	103.25
n (P-15340/92; A-3042) 3000.415 am (P-19681; A-1510) n (P-16421) 3000.425 am (P-19681; A-11510) n (P-16421) 3000.430 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	535.140	u	(P-15340/92; A-3042)	3000.410	am	(P-19681; A-11510)	103.35
n (P-16421) 3000.425 am (P-19681; A-11510) n (P-16421) 3000.430 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	535.145	u		3000.415	am	(P-19681; A-11510)	104.216
n (P-16421) 3000.430 am (P-19681; A-11510) n (P-16421) 3000.431 n (P-19681; A-11510)	700.100	u	(P-16421)	3000.425	am	(P-19681; A-11510)	110.30
n (P-16421) 3000.431 n	700.110	п	(P-16421)	3000.430	аш	(P-19681; A-11510)	111.101
	700.200	п	(P-16421)	3000.431	C	(P-19681; A-11510)	

	TITLE 86 (CONT'D)	NT'D)		112.9	4m	(P-13381/92; A-813)
	3000.435	атп	(P 19681; A 14510)	112 64	am	(P-10705; A-19156)
	3000.440	ати	(P-19681; A-11510)	112.70	am	(P-3335/92; A-357)
	3000.445	E	(P-19681; A-11510)			(P-10705; A-19156)
	3000.600	am	(P-19681; A-11510)	112.71	ат	(P-3335/92; A-357)
	3000.620	атп	(P-19681; A-11510)			(P-10705; A-19156)
	3000.635	ати	(P-19681; A-11510)	112.72	arn	(P-3335/92; A-357)
	3000.730	am	(P-19681; A-11510)	112.74	аш	(P-3335/92; A-357)
	3000.800	am	(P-19681; A-11510)	112.78	аШ	(P-3335/92; A-357)
	3000.850	am	(P-19681; A-11510)			(P-5436; A-15017)
	3000.1000	RITH	(P-19681; A-11510)	112.79	am	(P-3335/92; A-357)
	3000.1010	am	(P-19681; A-11510)	112.81	am	(P-10705; A-19156)
	3000.1020	am	(P-19681; A-11510)	112.82	am	(P-3335/92; A-357)
	3000,1030	am	(P-19681; A-11510)	112.127	am	(P-19642/92; A-6792)
	3000.1040	am	(P-19681; A-11510)	112.130	am	(P-10705; A-19156)
	3000.1050	am	(P-19681; A-11510)			(P-19436) (E-19696)
	3000.1070	arn	(P-19681; A-11510)	112.131	am	(P-19436) (E-19696)
	3000.1071	аш	(P-19681; A-11510)	112.137	am	(P-10705; A-19156)
	3000.1072	ати	(P-19681; A-11510)	112.141	аш	(P-10705; A-19156)
	3000.1100	п	(P-19681; A-11510)			(P-19436) (E-19696)
(0	3000.1105	п	(P-19681; A-11510)	112.142	аш	(P-10705; A-19156)
(0	3000.1110	п	(P-19681; A-11510)			(P-19436) (E-19696)
(0)	3000.1115	п	(P-19681; A-11510)	112.143	am	(P-10705; A-19156)
(0)	3000.1120	п	(P-19681; A-11510)			(P-19436) (E-19696)
(0)	3000.1125	п	(P-19681; A-11510)	112.144	am	(P-7745; A-15017)
(0)	3000.1126	п	(P-19681; A-11510)			(P-19436) (E-19696)
60	3000.1130	22	(P-19681; A-11510)	112.145	am	(P-5436; A-15017)
(0)	3000.1135	п	(P-19681; A-11510)			(P-10705; A-19156)
0)	3000.1140	п	(P-19681; A-11510)			(P-19436) (E-19696)
0)	3000.1145	п	(P-19681; A-11510)	112.147	аш	(P-19436) (E-19696)
0)	3000.1146	п	(P-19681; A-11510)	112.151	am	(P-5436; A-15017)
()	3000.1150	п	(P-19681; A-11510)	112.152	am	(P-10705; A-19156)
0)	3000.1155	п	(P-19681; A-11510)	112.153	am	(P-18216/92; A-4312)
<u>(</u>				112.154	_	(P-14522/92; A-813)
(0)	TITLE 89			112.155	am	(P-19436) (E-19696)
<u> </u>	102.200	am	(P-15461)	112.250	am	(P-46)
0	102.210	аш	(P-15461)	112.252	am	(P-46)
()	102.220	ати	(P-15461)	112.253	am	(P-46)
()	102.230	am	(P-15461)	112.254	am	(P-46)
(0)	102.235	п	(P-15461)	112.302	аш	(P-10705; A-19156)
(102.240	аш	(P-15461)			(P-19436) (E-19696)
()	102.250	am	(P-15461)	112.303	am	(P-10705; A-19156)
(0	103.25	L.	(P-14178/92; A-655)	112.330	am	(P-15277/92; A-2253)
()	103.35	п	(P-14178/92; A-655)			(P-10705; A-19156)
<u> </u>	104.216	am	(P-540; A-7025) (E-659)	112.350	am	(P-19436) (E-19696)
(0)	110.30	am	(P-13207/92; A-640)	112.352	аш	(P-19436) (E-19696)
(0)	111.101	am	(P-16491/92; A-3213)	112.354	am	(P-19436) (E-19696)
0)			(P-18764)	112.356	аш	(P-19436) (E-19696)

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		100000			10000 UN 10000 UN	1.1.1.1.1	1
147.105	am	(P-18/88)		аш	(F-13291) (E-1/323)	100.77	E
147.150	HIR	(P-13215/92; A-1128)	148.220	аш	(P-14540/92; A-3296)	160.85	
		(P-5471; A-13498)	148.230	am	(P-14540/92; A-3296)	165.70	88
		(P-14803) (E-15189)		am	(P-15291) (E-17323)	165.104	8
147.205	am	(P-13215/92; A-1128)	148.240	вт	(P-14540/92; A-3296)		
		(P-14803) (E-15189)		ma	(P-15291) (E-17323)	170.10	
147.Tb.A	am	(P-5471; A-13498)	148.250	аш	(P-14540/92; A-3296)	170.20	Ξ
147.Tb.B	аш	(P-5471; A-13498)		аш	(P-15291) (E-17323)	170.30	Ξ
147.Tb.C	am	(P-1716; A-8486)	148.260	am	(P-14540/92; A-3296)	170.40	
147.Tb.D	am	(P-5471; A-13498)		am	(P-15291) (E-17323)	170.50	8
147.Tb.E	am	(P-5471; A-13498)	148.270	am	(P-14540/92; A-3296)		
147.Tb.F	атп	(P-1716; A-8486)		am	(P-15291) (E-17323)	170.250	
147.Tb.G	lus	(P-5471; A-13498)	148.280	am	(P-14540/92; A-3296)	220.625	89
148.20	am	(P-15291) (E-17323)		am	(P-15291) (E-17323)	220.635	69
148.25	п	(P-14540/92; A-3296)	148.290	am	(P-14540/92; A-3296)	240.120	20
	am	(P-15291) (E-17323)		аш	(P-15291) (E-17323)	240.160	cd
148.30	am	(P-14540/92; A-3296)	148.310	am	(P-14540/92; A-3296)	240.210	9
148.40	am	(P-14540/92; A-3296)		am	(P-15291) (E-17323)	240.220	68
	am	(P-15291) (E-17323)			(P-9840; W-18900)	240.270	00
148.50	am	(P-14540/92; A-3296)	148.320	аш	(P-14540/92; A-3296)	240.280	1.0
	MTD.	(P-15291) (E-17323)	149.5	am	(P-15243) (E-17275)	240.350	ca
148.60	am	(P-14540/92; A-3296)	149.10	n	(P-14535/92; A-3217)	240.729	=
	am	(P-15291) (E-17323)		am	(P-15243) (E-17275)	240.870	60
148.70	am	(P-14540/92; A-3296)	149.25	am	(P-14535/92; A-3217)	240.910	50
	am	(P-15291) (E-17323)			(P-15243) (E-17275)	240.1510	60
148.80	am	(P-10868/92; A-131)	149.50	am	(P-14535/92; A-3217)		
	ь	(P-6935; A-14643)			(P-15243) (E-17275)	240.1520	त्त
148.82	п	(P-12826/92; RC-6549;	149.75	am	(P-14535/92; A-3217)		
		A-6649)			(P-15243) (E-17275)	240.1530	ec
	аш	(P-15291) (E-17323)	149.100	am	(P-14535/92; A-3217)	240.1535	60
148.120	am	(P-14540/92; A-3296)			(P-15243) (E-17275)		
	am	(P-15291) (E-17323)	149.105	am	(P-14535/92; A-3217)	240.1540	त्व
148.130	аш	(P-14540/92; A-3296)			(P-15243) (E-17275)		Н
	am	(P-15291) (E-17323)	149.125	am	(P-14535/92; A-3217)	240.1545	14
148.140	am	(P-14540/92; A-3296)			(P-15243) (E-17275)		bee
	am	(P-15291) (E-17323)	149.140	п	(P-14535/92; A-3217)	240.1550	60
148.150	am	(P-14540/92; A-3296)		am	(P-9829; W-18899)	240.1555	10
	am	(P-15291) (E-17323)			(P-15243) (E-17275)	240.1560	.0
148.160	am	(P-14540/92; A-3296)	149.150	am	(P-14535/92; A-3217)	240.1565	ca
	am	(P-15291) (E-17323)			(P-15243) (E-17275)	240.1570	1.0
148.170	am	(P-14540/92; A-3296)	160.1	am	(P-3820; A-18844)	240.1575	ca
	am	(P-15291) (E-17323)	160.5	am	(P-3820; A-18844)	240,1580	60
148.180	am	(P-14540/92; A-3296)			(P-12573)	240.1590	60
	am	(P-15291) (E-17323)	160.15	п	(P-3820; A-18844)		
148.190	am	(P-14540/92; A-3296)	160.25	п	(P-3820; A-18844)	240.1600	60
148.200	am	(P-14540/92; A-3296)	160.65	am	(P-12067)	240.1610	8

160 77	-	(P-3X20) A-1XX44)	JAN XXII	S IN	N-13/11/14/
1000		(1) COCC 10 COCCOCC 10 COCCOCCC 10 COCCCC 10 COCCCCC 10 COCCCC 10 COCCCC 10 COCCCC 10 COCCCC 10 COCCCC 10 COCCCC 10 COCCCCC 10 COCCCCC 10			(1) 14006
160.83	u	(F 8892192; A-2212)		am	(F 1427)
165.70	am	(P-2110; A-8187)	240.1930	am	(P-14225)
165.104	am	(P-6614; RC-14186;	240.2020	am	(P-15203/92; A-6090)
		(A-18113)			(P 142.25)
170.10	п	(P-10736; A-19197)	240.2030	arn	(P 14225)
170.20	Ω	(P-10736; A-19197)	240.2040	am	(P-14225)
170.30	п	(P-10736; A-19197)		am	(P-15203/92; A-6090)
170.40	E	(P-10736; A-19197)			(P-14225)
170.50	am	(P-10736; A-19197)	300.20	am	(P-15218) (E-15658;
		(P-19440) (E-19721)			RC-18903)
170.250		(P-19440) (E-19721)	300,130	am	(P-18271)
220.625	am	(P-883: A-8472) (E-1179)	300.160	am	(P-18271)
220.635	am	(P-883: A-8472) (E-1179)	302.20	am	(P-7565/92: A-274)
240.120	am	(P-14225)	302.310	am	(P-2460) (E-2513)
240.160	E	(P-14225)	302.390	am	(P-11979/92: A-13438)
240.210	040	(P-14225)	304.2	E 8	(P-7545/92 A-251)
240.210	0 800	(P-14225)	300 1		(P_7082/02: A_1044)
240.220	alli	(P-14225)	309.7	- 1-	(P-7982/92, A-1044)
240.270	AIII	(F-14223)	2.600	_	(1-1302/32, A-1044
240.280	am	(F-14223)	309.3	hu.	
240.350	am	(P-14225)	309.4	ь	
240.729	П	(P-12251/92; A-224)	309.5	l=e	
240.870	am	(P-14225)	309.6	L-	
240.910	am	(P-14225)	309.7	>	(P-7982/92; A-1044)
240.1510	am	(P-15203/92; A-6090)	309.8	ī	(P-7982/92; A-1044)
		(P-14225)	309.9	⊢	(P-7982/92; A-1044
240.1520	аш	(P-15203/92; A-6090)	309.10	-	(P-7982/92; A-1044)
		(P-14225)	309.11	<u>_</u>	(P-7982/92; A-1044)
240,1530	am	(P-15203/92; A-6090)	309.12	<u></u>	(P-7982/92; A-1044)
240.1535	am	(P-15203/92; A-6090)	309.13	1	(P-7982/92; A-1044)
		(P-14225)	309.14	ĭ	(P-7982/92; A-1044)
240 1540	me	(P-15203/92: A-6090)	309.15	<u></u>	(P-7982/92; A-1044)
	<u>_</u>	(P-14225)	309.16	-	
240 1545	am	(P-15203/92: A-6090)	309.17	<u></u>	(P-7982/92; A-1044)
	l-	(P-14225)	309.18	<u>_</u>	(P-7982/92; A-1044)
240.1550	am	(P-15203/92: A-6090)	309.19	-	
240.1555	am	(P-15203/92: A-6090)	309.20	<u>_</u>	(P-7982/92; A-1044)
240 1560	am	(P-15203/92; A-6090)	309.21	ы	(P-7982/92; A-1044)
240 1565	me	(P-15203/92: A-6090)	309.22	⊢	(P-7982/92; A-1044)
240 1570	me	(P-15203/92: A-6090)	309.23	_	(P-7982/92; A-1044)
240.1575	me	(P-15203/92: A-6090)	314.10		(P-17593)
240.1580	me.	(P-15203/92: A-6090)	314.10	u	(P-17593)
240,1590	me.	(P-15203/92: A-6090)	314.10	п	(P-17593)
			314.10	п	(P-17593)
240 1600	me	(P-14225)	314.10	п	(P-17593)
240 1610		(D 14225)	214 10		(P-17503)

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(P-11394) (E-11701)	(P-11386) (E-11667)	(P-11386) (E-11667)	(P-11386) (E-11667)	(P-11386) (E-11667)	(P-20088/92; A-6244)	(P-11386) (E-11667)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11390) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11637) (P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11382) (E-11682)	(P-11382) (E-11652)	(P-11382) (E-11652)	(P.14189 92; A-3895)	(P-11388) (E-11676)	(P-14189/92; A-3895)	(P 11388) (F-11676)	(F 11 488) (F-110 0)	(F-11388) (E-11070)				
am	am	аш	u	am	bo	ы	b	ь	n	⊢	_	be b			Ь)-n	-	<u></u>	lus b		_	п	С	= 1	: 0	C	L	n	c :	c c		С	п	am	_	ans ms	am		am		аш	THE
530.200	530.230	530.240	530.250	530.260	540.10	540.20	540.30	540.40	540.50		552.10	552.20	557.35	552.40	552.50	552.60	552.70	552.80	552.90	552.110	552.120	553.10	553.20	553.30	553.50	553.60	553.70	553.80	553.90	553.100	553,120	553.130	553.140	557.10	55. 20	55 30	562.20		362 30		562.40	262.60
	(P-7115)	(P-1731; A-9964)	(P-1731; A-9964)	(P-1731; A-9964)	(P-1731; A-9964)	(P-1731; A-9964)	(P-1/31; A-9964)	(P-1/31: A-9964)	(P-11380) (E-11608)	(P-11380) (E-11608)	(P-11380) (E-11608)	(P-11380) (E-11608)	(P-11380) (E-11608)	(P-11380) (E-11608)	(F-11380) (E-11608)	(P-11380) (E-11608)	(P-11380) (E-11608)	(P-11380) (E-11608)	(P-11380) (E-11608)	(F-11380) (E-11608)	(P-11378) (E-11589)	(P-11378) (E-11589)	(P-11378) (E-11589)	(P-11378) (E-11589)	(P-11378) (E-11589)	(P-11378) (E-11589)	(P-11378) (E-11589)	(P-11378) (E-11589)	(P-11378) (E-11589)	(P-11378) (E-11589)	(P-113/8) (E-11363)	(P-11394) (E-11701)	(P-11394) (E-11701)	(P 11394) (E 11 9)	(P 11394) (F 11 '01)	(10, 11, 404) (1, 10, 10, 10)						
L'D)	E	ara ara	arra di	шк		1 31:	: =	am	am	am	am	аш	am	am	alli	am	am	am	аш	атп	all a	am	am	am	ш	am am	аш	п	и	п		II om		=	п	п	C :	n me	ап	am	аш	
TITLE 89 (CONT'D)	434 6	434.7	434.8	434 9	434 10	434 11	434 12	505.5	505.10	505.30	505.40	505.50	505.60	505.70	510.50	510.10	510.20	510.30	510.40	510.50	510.00	510.80	510.90	510.100	510.105	510.110	515.100	515.110	515.120	515.130	515.140	515.130	515 410	515.420	515.430	515.440	515.450	525.500	530.10	530.110	530.130	020 140
(P-7909/97: A-1046)	(F-799792, A-1046)	(F-1999/92, A-1046)						(P-799/92: A-1046)	(P-7099/97: A-1046)			(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-1999/92; A-1040)	(P-8090; A-17913)	(P-8099; A-17913)	(P-8099; A-17913)	(P-8099; A-17913)	(P-8099; A-17913)	(P-8099; A-1/913)		(P-8104; A-17915)	(P-8104; A-17915)		n (P-/553/92; A-259)	(P-7561/92: A-272)	(P-7561/92; A-272)	(P-7561/92; A-272)	_		m (F-11964)						am (F-/115)	am (F-/113)		
í	=	c	L	П	u	c	-	G 5	= =	2 II	1 =	: =	П	n	п	C	E 1		_ b=	<u>.,</u>	box	_	II L		<u>_</u>	am	am			l-	ann	аш	ann	am	am	am	аш	un	E TE	ar ar	2 2	117
00 222	337.80	337.90	337.100	337.110	337.120	337,130	337.140	337.150	337.150	337.170	337 190	337.200	337.210	337.220	337.230	337.240	357.230	35.1.2	354.3	354.4	354.5	354.6	376.1	376.2	376.3	377.2	377.4	378.1	378.3	378.4	402.15	406.12	406.13	406.14	407.29	408.60	408.65	408.70	434.1	434.2	434.3	すっすっす
		(P-17593)	(P-17593)	(P-17593)	(P-1259; A-11457)	(P-1259; A-11457)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)		(P-12254/92; A-13420)	(P-12254/92; A-13420)	(F-0081) (P-12754/92: A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P 12254/92; A-13420)	(P-12254/92; A-13420)	(P 12254/92;A-13420)	(P-12254/92;A-13420)	(P-12254/92:A-13420)	(P-12254,92; A-13420)	(P 12254/92; A-13420)	(P-7963/92; A-1026)	(P-7963/92; A-1026)	(P-7963/92; A-1026)	(P-7963/92; A-1026)				(P-/963/92; A-1020)	(P-7963/92; A-1026)				(P-7963/92; A-1026)						(P-7999/92; A-1046)	(p-1000/05: A-1046)
	T'D)	п	П	п	аш	am	аш	am	п	am,#	am,#	am	u c	am	am	arn	am	am	аш	am a	a m	аш	п	С	= =	: =	п	п	п	C 1	= =		п	Е	п	c (= =	: =	п	п	C	1
	TITLE 89 (CONT'D)	314.10	314.10	314.10	330.5	330.6	335.100	335.102	335.200	335.202	335.204	335.206	335.208	335.300	335.310	335.312	335.314	335.316	335.318	335.320	335.328	335.330	336.10	336.20	336.30	336.50	336.60	336.70	336.80	336.90	336.100	336.120	336.130	336.140	336,150	336.160	227 10	337.20	337.30	337.40	337.50	227 60

(P.1188) (E.11676) 59.04 (P.11410) (E.11812) 590.50 (P.11418) (E.11812) 597.310 7 (P.1188) (E.11676) 590.60 (P.11410) (E.1812) 590.510 (P.11410) (E.1812) 597.310 7 (P.11438) (E.11676) 590.60 (P.11410) (E.1812) 590.520 (P.11410) (E.1812) 597.310 7 (P.11400) (E.1182) 590.60 (P.11410) (E.1812) 590.520 (P.11410) (E.1812) 597.310 7 (P.11400) (E.1182) 590.50 (P.11410) (E.1812) 590.50 (P.11410) (E.1812) 597.310 7 (P.11400) (E.1182) 590.50 (P.11410) (E.1812) 590.50 (P.11410) (E.1812) 590.50 7<	TITLE 89 (CONT'D)		590.35	n (P-1141	1416) (E-11812)	TITLE 89 (CONT'D	T'D)		597.300	bes	(P-11420) (E-11856)
min (P.1138) (E.1576) 900.50 n (P.1140) (E.1812) 907.30 r P.1140 (E.1812)	562.70 am		590.40		16) (E-11812)	590.500	U	(P-11416) (E-11812)	597.310	b	(P-11420) (E-11856)
Principal Elizabeta Secondary Secondar				(P-1	16) (E-11812)	590 510		(P-11416) (E-11812)	597.320	<u>_</u>	(P-11420) (E-11856)
Princip (E-1182) Sept. 2449 Sept. 26 Princip (E-1181) Sept. 26 Se				(P-1	16) (F-11812)	500 520		(P-11416) (F-11812)	597.330	_	(P-11420) (E-11856)
				(P-1	16) (F-11812)	590 530		(P-11416) (F-11812)	597.400		(P-11420) (E-11856)
m Privide (E1182) Sec				(P-1	16) (E-11812)	590 540	2 6	(P-11416) (E-11812)	597.410	, be	(P-11420) (E-11856)
		(P-10403/92: A-149)		(P-1	(5) (E-11812)	590 550	: =	(P-11416) (E-11812)	602.10	, la	(P-11404) (E-11780)
m (P.1400 SP, 1749) S90,110 p. P-1440 (E-1817) S90,230		(P-11392) (E-11696)		(P-1	(6) (E-11812)	590 560	: =	(P-11416) (E-11812)	602.20	l-c	(P-11404) (E-11780)
(P.11400 [E.1187] S00 120 (P.11410 [E.18187] S00 200 (P.11410 [E.18187] G07 20 G07 20 G07 20		(P-10403/92: A-149)		(F.1	(5) (E-11812)	590 570		(P-11416) (E-11812)	607.10	. 1-	(P-11408) (E-11796)
m (P.1140) (E.1170) 550,130 (P.11410) (E.11812) 550,550 (P.11410) (E.11812) 670,500 (P.11410) (E.11812) 670,200 (P.11410) (E.11812) 670,500 (P.11410) (E.11812) <td></td> <td>(P-11392) (E-11696)</td> <td></td> <td>(P-1</td> <td>(6) (E-11812)</td> <td>590 580</td> <td>: =</td> <td>(P-11416) (E-11812)</td> <td>607.20</td> <td>, be</td> <td>(P-11408) (E-11796)</td>		(P-11392) (E-11696)		(P-1	(6) (E-11812)	590 580	: =	(P-11416) (E-11812)	607.20	, be	(P-11408) (E-11796)
		(P-11402) (E-11770)		(P.1	(5) (E-11812)	590 590	: :	(P-11416) (F-11812)	607.50	. 1-	(P-11408) (E-11796)
m. (P.1100) (E.1174) S0110 (P.1410) (E.1812) S00.500 (P.1410) (E.1812) S0110 P.1410) (E.1812)		(P-11402) (E-11770)			16) (E-11812)	500 600	= 6	(P-11416) (E-11812)	607.60	. 1-	(P-11408) (E-11796)
m (P.11405 (E.1170) S00.160 (P.14406 (E.1812) S00.260 (P.14406 (E.1812) G12.20 r mm (P.1402 (E.1177) S00.160 (P.14406 (E.1812) S00.260 (P.14406 (E.1812) G17.20 m mm (P.1402 (E.1177) S00.180 (P.14406 (E.1812) S00.200 (P.14406 (E.1812) G17.20 m n (P.1402 (E.1174) S00.200 (P.14406 (E.1812) S00.200 (P.14406 (E.1812) G17.20 m n (P.1400 (E.11784) S00.200 (P.14406 (E.1812) S00.200 (P.14406 (E.1812) G17.20 m r (P.1400 (E.11784) S00.200 (P.14406 (E.1812) S00.200 (P.14406 (E.1812) G17.20 m G17.20 G17.20 r (P.1400 (E.11784) S00.200 (P.14406 (E.1812) S00.200 (P.14406 (E.1812) G17.20 G1		(F-11402) (E-11770)		1 -6	10) (E-11812)	590.600		(P-11416) (E-11812)	612.10	n be	(P-11410) (E-11801)
Printon Prin		(P-11402) (E-11770)		(P-1	(E-11812)	500 620		(P-11416) (F-11812)	612.20		(P-11410) (E-11801)
mm (P.11402) [E.1177] \$90.180 (P.14160) [E.1812] \$90.560 (P.14160) [E.1812] \$17.50 mm (P.11402) [E.11770] \$90.180 (P.14160) [E.1812] \$90.560 (P.14160) [E.1812] \$17.50 mm n (P.11402) [E.11770] \$90.200 (P.11410) [E.1812] \$90.200 (P.11410) [E.1812] \$17.50 mm r (P.11402) [E.11784] \$90.200 (P.11410) [E.1812] \$90.200 (P.11410) [E.1812] \$17.10 mm r (P.11402) [E.11784] \$90.200 (P.11410) [E.1812] \$90.200 (P.11410) [E.1812] \$90.200 \$90.700		(P-11402) (E-11770)		(P.1)	(E-11812)	590 630	= =	(P-11416) (E-11812)	617.20	am	(P-11390) (E-11686)
mm (P.11400 (E-1187) 590,050 n (P.11400 (E-1812) 590,650 n (P.11400 (E-1812) 617.55 nm n (P.11400 (E-1187) 590,050 n (P.11400 (E-11812) 590,650 n (P.11400 (E-11812) 617.30 nm r (P.11400 (E-1184) 590,200 n (P.11410 (E-11812) 590,600 n (P.11410 (E-11812) 677.10 nm r (P.11400 (E-11784) 590,200 n (P.11410 (E-11812) 590,700 n (P.11410 (E-11812) 677.10 n r (P.11400 (E-11784) 590,200 n (P.11410 (E-11812) 590,700 n (P.11410 (E-11812) 590,710 n (P.11410 (E-11812		(P-11402) (E-11770)		(P-1	(E-11812)	590.630	: =	(P-11416) (E-11812)	617.30	am	(P-11390) (E-11686)
am (P.1140) [E.1170) 590,200 n (P.11410) [E.11812) 590,660 n (P.11416) [E.11812) 617.00 nm n (P.11400) [E.11740) 590,200 n (P.11416) [E.11812) 507.10 n (P.11400) [E.11812) 617.10 n r (P.11400) [E.11784) 590,220 n (P.11416) [E.11812) 507.10 n (P.11416) [E.11812) 677.10 n r (P.11400) [E.11784) 590,220 n (P.11416) [E.11812) 507.20 n (P.11416) [E.11812) 627.20 r r (P.11400) [E.11784) 590,220 n (P.11416) [E.11812) 590,730 n (P.11416) [E.11812) 627.20 r (P.1140) [E.11812) 627.20 r (P.11416) [E.11812) 627.20 r P.1141		(P-11402) (E-11770)		(P-1	(E-11812)	590 650	: =	(P-11416) (E-11812)	617.55	атп	(P-11390) (E-11686)
n Philado (E.1784) 590,200 n Philado (E.1882) 67,104 Philado (E.1882) 67,104 Philado (E.1882) 67,114 Philado (E.1		(P-11402) (E-11770)		(P-1	(6) (E-11812)	590.660	: =	(P-11416) (E-11812)	617.60	am	(P-11390) (E-11686)
r (P-11400 (E-11784) S90.200 n (P-11400 (E-11812) S90.680 n (P-11400 (E-11812) 622.10 r r (P-11400 (E-11784) S90.200 n (P-11400 (E-11812) S90.210 n (P-11400 (E-11812) 622.10 r r r (P-11400 (E-11784) S90.240 n (P-11400 (E-11812) S90.700 n		(P-11402) (E-11770)		(P-1	(6) (E-11812)	590,670	п	(P-11416) (E-11812)	617.80	am	(P-11390) (E-11686)
r (P-11406) (E-11784) 590,230 n (P-11416) (E-11812) 590,700 n (P-11406) (E-11784) 590,230 n (P-11406) (E-11812) 590,730 n (P-11406) (E-11812) 590,730 <t< td=""><td>587.10 r</td><td>(P-11406) (E-11784)</td><td>590.220</td><td>1 (P-1141</td><td>16) (E-11812)</td><td>590.680</td><td>п</td><td>(P-11416) (E-11812)</td><td>617.110</td><td>am</td><td>(P-11390) (E-11686)</td></t<>	587.10 r	(P-11406) (E-11784)	590.220	1 (P-1141	16) (E-11812)	590.680	п	(P-11416) (E-11812)	617.110	am	(P-11390) (E-11686)
r (P-11400) (E-11784) 590.240 n (P-11440) (E-11812) 590.710 n (P-11400) (E-11784) 590.240 n (P-11400) (E-11784) 590.200 n (P-11400) (E-11812) 590.740 n (P-11400) (E-11812) 650.100 n P-114100 (E-11812) 650.100 n P-114100 (E-11812) 650.100 n P-114100 (E-11812) 590.240 n	587.20 r	(P-11406) (E-11784)	590.230	1 (P-114)	16) (E-11812)	590.700	п	(P-11416) (E-11812)	622.10	7	(P-11412) (E-11804)
r (P-11466) (E-11784) 590.250 n (P-11466) (E-11812) 590.250 n (P-11466) (E-11812) 657.10 r P-11466 (E-11812) 657.10 r P-11466 (E-11812) 657.10 r P-11466 (E-11812) 657.20 r P-11466 (E-11812) 657.10 r P-11466 (E-11812) 657.20 r P-11466 (E-11812) 650.20 m P-11466 (E-11812) 650.20 m P-11466 (E-11812) 650.20 m P-11466 (E-11812) 650.20 m P-11466 (E-11812) 650.20	587.30 r	(P-11406) (E-11784)		(P-1	16) (E-11812)	590.710	п	(P-11416) (E-11812)	622.20	ī	(P-11412) (E-11804)
r (P-11406) (E-11784) 590,200 n (P-11416) (E-11812) 567,20 r P-14406 (E-11784) 590,200 n (P-11416) (E-11812) 567,20 r P-14406 (E-11784) 590,200 n (P-11416) (E-11812) 567,20 r P-14416 (E-11812) 667,20 r P-14416 (E-11812) 667,20 r P-14416 (E-11812) 669,200 am P-14416 (E-11812) 680,300 am P-14416 (E-11812) 680,300 am P-14416 (E-11812) 680,300 am P-14416 (E-11812) 680,200 am P-14416 (E-11812) 680,300 am P-14416 (587.40 r	(P-11406) (E-11784)	590,250	1 (P-114)	16) (E-11812)	590.720	п	(P-11416) (E-11812)	622.30	I	(P-11412) (E-11804)
r (P-1146) (E-11784) 590.70 n (P-1146) (E-11812) 650.70 r r (P-1146) (E-11784) 590.280 n (P-1146) (E-11812) 590.740 n (P-1146) (E-11812) 650.700 r r (P-1146) (E-11784) 590.280 n (P-1146) (E-11812) 590.200 n (P-1146) (E-11812) 650.100 am r (P-11460) (E-11784) 590.290 n (P-11416) (E-11812) 592.10 r (P-1142) (E-1184) 650.200 am r (P-11400) (E-11784) 590.310 n (P-11416) (E-11812) 592.40 r (P-1142) (E-1184) 650.200 am r (P-11400) (E-11784) 590.330 n (P-11416) (E-11812) 592.40 r (P-1142) (E-1184) 690.300 am r (P-11400) (E-11784) 590.340 n (P-11416) (E-11812) 592.40 r (P-11422) (E-11844) 690.300 am (P-11416) (E-11812) 592.40 r (P-11422) (E-11844) 690.300 am (P-11416)	587.50 r	(P-11406) (E-11784)	590.260	1 (P-114)	16) (E-11812)	590.730	ш	(P-11416) (E-11812)	657.10	bec	(P-11414) (E-11808)
r (P-11406) (E-11784) 590.286 n (P-11416) (E-11812) 686.390 am r (P-11406) (E-11784) 590.280 n (P-11416) (E-11812) 590.790 r (P-11406) (E-11784) 680.130 am r (P-11406) (E-11784) 590.200 n (P-11416) (E-11812) 592.30 r (P-11420) (E-11864) 690.200 am r (P-11406) (E-11784) 590.310 n (P-11416) (E-11812) 592.30 r (P-11420) (E-11864) 690.200 am r (P-11406) (E-11784) 590.330 n (P-11416) (E-11812) 592.30 r (P-11420) (E-11864) 690.300 am r (P-11406) (E-11784) 590.330 n (P-11416) (E-11812) 592.30 r (P-11420) (E-11864) 690.300 am r (P-11406) (E-11784) 590.340 n (P-11416) (E-11812) 592.30 r (P-11420) (E-11864) 690.300 am r (P-11406) (E-11784) 590.340 n (P-11416) (E-11812) <t< td=""><td>587.60 r</td><td>(P-11406) (E-11784)</td><td></td><td>(P-1</td><td>16) (E-11812)</td><td>590.740</td><td>п</td><td>(P-11416) (E-11812)</td><td>657.20</td><td>i=</td><td>(P-11414) (E-11808)</td></t<>	587.60 r	(P-11406) (E-11784)		(P-1	16) (E-11812)	590.740	п	(P-11416) (E-11812)	657.20	i=	(P-11414) (E-11808)
r (P-11406) (E-11784) 590.290 n (P-11416) (E-11812) 592.10 r (P-11406) (E-11844) 680.150 am r (P-11406) (E-11784) 590.300 n (P-11416) (E-11812) 592.20 r (P-11422) (E-11864) 660.100 am r (P-11406) (E-11784) 590.310 n (P-11416) (E-11812) 592.20 r (P-11422) (E-11864) 660.100 am r (P-11406) (E-11784) 590.330 n (P-11416) (E-11812) 592.40 r (P-11422) (E-11864) 660.100 am r (P-11406) (E-11784) 590.330 n (P-11416) (E-11812) 592.40 r (P-11422) (E-11864) 660.100 am r (P-11406) (E-11784) 590.340 n (P-11416) (E-11812) 592.40 r (P-11422) (E-11864) 660.40 am r (P-11406) (E-11784) 590.340 n (P-11416) (E-11812) 592.50 r (P-11422) (E-11864) 660.400 am r (P-11406) (E-11784) 5	587.70 r	(P-11406) (E-11784)		(P-1	16) (E-11812)	590.750	п	(P-11416) (E-11812)	680.300	am	(P-943; A-7230)
r (P-1146) (E-11784) 590,300 n (P-11416) (E-11812) 592,20 r (P-11422) (E-11844) 690,100 am r (P-11406) (E-11784) 590,330 n (P-11416) (E-11812) 592,40 r (P-11422) (E-11844) 690,100 am r (P-11406) (E-11784) 590,330 n (P-11416) (E-11812) 592,45 r (P-11422) (E-11844) 690,300 am r (P-11406) (E-11784) 590,330 n (P-11416) (E-11812) 592,45 r (P-11422) (E-11844) 690,400 am r (P-11406) (E-11784) 590,330 n (P-11416) (E-11812) 592,56 r (P-11422) (E-11844) 690,400 am r (P-11406) (E-11784) 590,360 n (P-11416) (E-11812) 592,56 r (P-11422) (E-11844) 730,10 am r (P-11406) (E-11784) 590,360 n (P-11416) (E-11812) 592,56 r (P-11422) (E-11844) 730,10 am r (P-11406) (E-11784) 590	587.105 r	(P-11406) (E-11784)		(P-1	16) (E-11812)	592.10	ы	(P-11422) (E-11864)	685.150	аш	(P-18947/92; A-6256)
r (P-11406) (E-11784) 590.310 n (P-11416) (E-11812) 592.30 r (P-11422) (E-11864) 690.200 am r (P-11406) (E-11784) 590.320 n (P-11416) (E-11812) 592.40 r (P-11422) (E-11864) 690.300 am r (P-11406) (E-11784) 590.340 n (P-11416) (E-11812) 592.50 am (P-13422) (E-11864) 690.300 am r (P-11406) (E-11784) 590.340 n (P-11416) (E-11812) 592.50 am (P-13422) (E-11864) 708.300 am r (P-11406) (E-11784) 590.340 n (P-11416) (E-11812) 592.50 r (P-11422) (E-11864) 700.300 am r (P-11406) (E-11784) 590.370 n (P-11416) (E-11812) 592.50 r (P-11422) (E-11864) 700.30 am r (P-11406) (E-11784) 590.370 n (P-11416) (E-11812) 592.50 r (P-11422) (E-11864) 700.30 am r (P-11406) (E-11784)	587.106 r	(P-11406) (E-11784)		(P-1	16) (E-11812)	592.20	ы	(P-11422) (E-11864)	690.100	am	(P-15065/92; A-3675
r (P-11406) (E-11784) 590.320 n (P-11416) (E-11812) 592.45 r (P-11422) (E-11864) 690.400 am r (P-11406) (E-11784) 590.330 n (P-11416) (E-11812) 592.45 r (P-11422) (E-11864) 690.400 am r (P-11406) (E-11784) 590.330 n (P-11416) (E-11812) 592.50 r (P-11422) (E-11864) 708.300 am r (P-11406) (E-11784) 590.350 n (P-11416) (E-11812) 592.55 r (P-11422) (E-11864) 708.300 am r (P-11406) (E-11784) 590.370 n (P-11416) (E-11812) 592.65 r (P-11422) (E-11864) 730.20 am r (P-11406) (E-11784) 590.370 n (P-11416) (E-11812) 592.65 r (P-11422) (E-11864) 730.20 am r (P-11406) (E-11784) 590.330 n (P-11416) (E-11812) 592.60 r (P-11422) (E-11864) 730.20 am r (P-11406) (E-11784) 590	587.107 r	(P-11406) (E-11784)		(P-1	16) (E-11812)	592.30	ч	(P-11422) (E-11864)	690.200	аш	(P-15065/92; A-3675
r (P-11406) (E-11784) 590.330 n (P-11416) (E-11812) 592.45 r (P-11466) (E-11864) 690.400 am (P-11466) (E-11844) 690.330 n (P-11416) (E-11812) 592.50 r (P-11422) (E-11864) 703.00 am (P-11466) (E-11784) 703.01 am (P-11466) (E-11864) 703.02	587.110 r	(P-11406) (E-11784)		(P-1	16) (E-11812)	592.40	ы	(P-11422) (E-11864)	690.300	am	(P-15065/92; A-3675
r (P-11406) (E-11784) 590.340 n (P-11416) (E-11812) 592.50 am (P-11420) (E-11864) 708.300 am r (P-11406) (E-11784) 590.350 n (P-11416) (E-11812) 592.55 r (P-11420) (E-11864) 730.10 am r (P-11406) (E-11784) 590.370 n (P-11416) (E-11812) 592.55 r (P-11420) (E-11864) 730.20 am r (P-11406) (E-11784) 590.370 n (P-11416) (E-11812) 592.60 r (P-11420) (E-11864) 730.20 am r (P-11406) (E-11784) 590.370 n (P-11416) (E-11812) 592.65 r (P-11420) (E-11864) 730.20 am r (P-11406) (E-11784) 590.400 n (P-11416) (E-11812) 592.70 r (P-11420) (E-11864) 730.20 am r (P-11406) (E-11784) 590.400 n (P-11416) (E-11812) 592.80 r (P-11420) (E-11864) 730.20 am r (P-11406) (E-11784) 590.4	587.111 r	(P-11406) (E-11784)		(P-1	16) (E-11812)	592.45	ь	(P-11422) (E-11864)	690.400	am	(P-15065/92; A-3675)
r (P-11406) (E-1184) 590.350 n (P-11416) (E-11812) r (P-11402) (E-11844) 730.10 am r (P-11405) (E-11784) 590.360 n (P-11416) (E-11812) 592.55 r (P-11422) (E-11864) 730.10 am r (P-11406) (E-11784) 590.376 n (P-11416) (E-11812) 592.50 r (P-11422) (E-11864) 730.30 am r (P-11406) (E-11784) 590.380 n (P-11416) (E-11812) 592.76 r (P-11422) (E-11864) 730.200 am r (P-11406) (E-11784) 590.390 n (P-11416) (E-11812) 592.75 r (P-11422) (E-11864) 730.200 am r (P-11406) (E-11784) 590.490 n (P-11416) (E-11812) 592.75 r (P-11422) (E-11864) 730.200 am r (P-11406) (E-11784) 590.490 n (P-11416) (E-11812) 592.80 r (P-11422) (E-11864) 730.400 m r (P-11406) (E-11784) 590.400 n <td>587.120 r</td> <td>(P-11406) (E-11784)</td> <td></td> <td>(P-1</td> <td>16) (E-11812)</td> <td>592.50</td> <td>аш</td> <td>(P-1375; W-3687)</td> <td>708.300</td> <td>am</td> <td>(P-9852; RC-17492)</td>	587.120 r	(P-11406) (E-11784)		(P-1	16) (E-11812)	592.50	аш	(P-1375; W-3687)	708.300	am	(P-9852; RC-17492)
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0 am (P.77, A.6200) (P.75, A.6200) (P.77, A.7200)	Decoration Color		(P-3110;	533.10 n	(P-18447)
0 am (P-1767 A-6200) of 0.0 n (P-1879 O-12290) of 0.0	00 am (P-77; A-6260) 67.60 n 60 am (P-18759)92; A-6248) 67.50 n 60 n (E-6886) 67.100 n 60 n (E-6886) 67.100 n 60 n (E-6886) 67.110 n 60 n (E-6886) 67.130 n 60 am (P-15354/92; A-1137) 77.10 n 60 am (P-15354/92; A-1137) 77.40 n 60 am (P-15354/92; A-1137) 77.20 n 60 am (P-15354/92; A-1137) 77.10 n 60 am (P-15354/92; A-1137) 77.10 n 60 am (P-15354/92; A-1137) 77.110 n 70 am		(P-3110;	533.20 n	(P-18447)
0 n (P.1858902; A-6248) 67.700 n (P.1707; A-9033) 451.60 nm (P.1107; A-9033) 451.60 nm (P.1707; A-9033) 451.00 nm (P.1707; A-9033) 451.10 nm P.1707; A-9033) 451.10 </td <td>0.0 am (P-18759/92; A-6248) 67.70 n 10.0 n (E-6886) 67.100 n 10.0 n (E-6886) 67.110 n 10.0 am (P-15354/92; A-1137) 67.120 n 10.0 am (P-15354/92; A-1137) 67.140 n 10.0 am (P-15354/92; A-1137) 67.140 n 10.0 am (P-15354/92; A-1137) 77.20 n 10.0 am (P-15354/92; A-1137) 77.20 n 10.0 am (P-15354/92; A-1137) 77.50 n 10.0 am (P-15354/92; A-1137) 77.50 n 10.0 am (P-15354/92; A-1137) 77.50 n 10.0 am (P-15354/92; A-1137) 77.100 n 10.0 am (P-15354/92; A-1137) 77.140 n 10.0 am (P-15354/92; A-1137) 77.140 n 10.0 am (P-15354/92; A-1137) 77.140 n 10.0 am (P-15354/92; A-1137) 386.1100 am 10.0 am (P-15354/92; A-1137) 386.1100 am 10.0 am (P-15354/92; A-1137) 390.1000 am 10.0 am (P-6418; A-17239) 391.2000 am 10.0 am (P-6418; A-17239) 392.2000 am 10.0 am (P-6418; A-17239) 395.2000 am 10.0 am (P-6418; A-17239) 395.2000 am 10.0 am (P-6418; A-17239) 397.1010 am</td> <td></td> <td></td> <td>533.30 n</td> <td>(P-18447)</td>	0.0 am (P-18759/92; A-6248) 67.70 n 10.0 n (E-6886) 67.100 n 10.0 n (E-6886) 67.110 n 10.0 am (P-15354/92; A-1137) 67.120 n 10.0 am (P-15354/92; A-1137) 67.140 n 10.0 am (P-15354/92; A-1137) 67.140 n 10.0 am (P-15354/92; A-1137) 77.20 n 10.0 am (P-15354/92; A-1137) 77.20 n 10.0 am (P-15354/92; A-1137) 77.50 n 10.0 am (P-15354/92; A-1137) 77.50 n 10.0 am (P-15354/92; A-1137) 77.50 n 10.0 am (P-15354/92; A-1137) 77.100 n 10.0 am (P-15354/92; A-1137) 77.140 n 10.0 am (P-15354/92; A-1137) 77.140 n 10.0 am (P-15354/92; A-1137) 77.140 n 10.0 am (P-15354/92; A-1137) 386.1100 am 10.0 am (P-15354/92; A-1137) 386.1100 am 10.0 am (P-15354/92; A-1137) 390.1000 am 10.0 am (P-6418; A-17239) 391.2000 am 10.0 am (P-6418; A-17239) 392.2000 am 10.0 am (P-6418; A-17239) 395.2000 am 10.0 am (P-6418; A-17239) 395.2000 am 10.0 am (P-6418; A-17239) 397.1010 am			533.30 n	(P-18447)
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0. n CE-6880 67.90 n (P-1777, A-2033) 451.80 nm (P-1106, A-12239) 333.70 0. n CE-6880 67.10 n (P-1777, A-2033) 451.80 nm (P-1106, A-12239) 533.70 0. n CE-6880 67.10 n (P-1777, A-2033) 451.10 nm (P-11239) 50.00 0. n CE-6880 67.10 n (P-1777, A-2033) 451.10 nm (P-11239) 60.00 0. n CH-1784, A-1137 77.10 n (P-1777, A-2033) 451.13 nm (P-11239) 60.00 0. m PL-1534, Q-2, A-1137 77.20 n (P-1788, A-2037) 451.14 nm (P-11239) 60.00 0. m PL-1534, Q-2, A-1137 77.0 n (P-1788, A-2037) 451.10 n (P-17	0.0 n (E-6886) 67.90 n (E-6886) 67.110 n (E-6886) 67.120 n (E-6886) 67.130 n (P-15354/92; A-1137) 77.20 n (P-7354/92; A-1137) 77.20 n (P-7354/92; A-1137) 77.20 n (E-9735; O-14188) 77.30 n (P-7365; O-14188) 77.30 n (P-7365, O-14188) 77.30 n (P-7365, O-14188) 77.100 n (P-7365, O-14188) 77.100 n (P-7365, O-14188) 77.100 n (P-7365, O-14188) 77.110 n (P-7365, O-14188) 77.130 n (P-7354/92; A-1137) 396.1010 am (P-6418; A-17239) 390.1020 am (P-6418; A-17239) 391.2000 am (P-6418; A-17239) 392.2000 am (P-6418; A-17239) 395.2010 am (P-6418; A-17239) 395.2010 am (P-6418; A-17239) 397.1010 am (P-6418; A-17239		(P-3110;	533.50 n	(P-18447)
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0 n (F-1686) n (F-1767, A-9035) 451.110 nm (F-13189) 600.00 0 nm (F-13469) (F-1767, A-9035) 451.110 nm (F-13189) 600.00 0 am (F-134402, L-1137) 77.20 n (F-1768, A-9637) 451.130 nm (F-11389) 600.00 0 m (F-1354402, A-1137) 77.20 n (F-1786, A-9637) 451.110 nm (F-11389) 600.00 (F-1384, C-1137) 77.20 n (F-1786, A-9637) 451.110 nm (F-11389) 600.00 n (F-1384, C-1137) 77.20 n (F-1786, A-9637) 451.110 nm (F-11389) 600.00 n (F-1384, C-1137) 77.20 n (F-1786, A-9637) 451.110 n (F-1389) 600.00 n (F-1384, C-1137) 77.20 n (F-1788, A-9637) 451.10 n (F-1788, A-9637) 451.10 n (F-1788, A-9637) 451.10 n (F-1788	0.0 n (E-6886) 0.1 m (P-11400) (E-11766) 67.140 n (P-15354/92; A-1137) 77.10 n (P-15354/92; A-1137) 77.10 n (P-15354/92; A-1137) 77.10 n (P-15354/92; A-1137) 77.20 n (P-15354/92; A-1137) 77.20 n (P-15354/92; A-1137) 77.20 n (P-15354/92; A-1137) 77.30 n (P-15354/92; A-1137) 77.30 n (P-15354/92; A-1137) 77.40 n (P-15354/92; A-1137) 77.40 n (P-15354/92; A-1137) 77.10 n (P-15354/92; A-1137) 77.10 n (P-15354/92; A-1137) 77.10 n (P-15354/92; A-1137) 77.10 n (P-15354/92; A-1137) 77.110 n (P-15418; A-17239) 77.110 n (P-15418; A-17239) 77.1101 n (P-15418; A-17	_	(P-3110;	600.20 n	(P-12613)
0 am (P-11554-922, A-1137)	O am (P-11400) (E-11766) 67.140 n		(P-3110;	600.30 n	(P-12613)
0 am (P-1535492; A-1137)	O am P-15354/92; A-1137 O O		(P-3110;	600.40 n	(P-12613)
0. am	P-15354/92; A-1137 77.10		(P-3110;	600.50 n	(P-12613)
Part	P-15354/92; A-1137		(P-3110;	09:009 u	(P-12613)
Head	(F-7780; O-14188) 77.30 n (F-8052; W-8318) 77.40 n (F-8052; W-8318) 77.50 n (F-8052; W-8318) 77.50 n (F-8052; W-8318) 77.50 n (F-8052; W-8318) 77.70 n (F-7780; O-14188) 77.70 n (F-7780; O-14188) 77.100 n (F-7780; O-14188) 77.100 n (F-7780; O-14188) 77.100 n (F-7780; O-14188) 77.110 n (F-7780; O-14188) 77.110 n (F-7780; O-14188) 77.110 n (F-7780; O-14188) 77.110 n (F-8052; W-8318) 77.110 n (F-7780; O-14188) 77.140 n (F-15354/92; A-1137) 386.1010 am (F-15354/92; A-1137) 386.1010 am (F-15354/92; A-1137) 386.1100 am (F-15354/92; A-1137) 380.1010 am (F-15354/92; A-1137) 390.1000 am (F-6418; A-17239) 390.2000 am (F-6418; A-17239) 391.2000 am (F-6418; A-17239) 395.2000 am (F-6418; A-17239) 395.		(P-3110;	600.70 n	(P-12613)
Geolgie	(E-8052; W-8318) (E-9735; 0-13198) (Decention of the control of th		(P-3110;	600.80 n	(P-12613)
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00 am (P-1353492; A-1137) 77.60 n (P-1789; A-9037) 45.1.II.D n (P-1316; A-8563) 600.120 0 am (P-1736; O-1418) 77.70 n (P-1789; A-9037) 453.10 n (P-1816; A-8563) 600.120 0 am (P-7780; O-1418) 77.10 n (P-1789; A-9037) 453.20 n (P-12186; A-8563) 600.130 0 am (P-1780; O-1418) 77.10 n (P-1789; A-9037) 453.30 n (P-12186; A-8563) 600.130 0 am (P-1384) A-1780 A-9037) 454.30 am (P-12186; A-8563) 600.130 0 am (P-1384) A-9037 454.30 am (P-12186; A-9662) 700.30 0 am (P-1384) 77.110 n (P-1789; A-9037) 454.40 am (P-12186) 700.30 0 am (P-1384) 77.140 n (P-1789; A-9037) 454.40 am (P-12186; A-19662) 700.30 </td <td> O am (P-15354/92; A-1137) 77.60</td> <td>451.11.C n</td> <td>(P-3110)</td> <td>600.100 n</td> <td>(P-12613)</td>	O am (P-15354/92; A-1137) 77.60	451.11.C n	(P-3110)	600.100 n	(P-12613)
P-15354/92, A-1137 77.70 n	(P-15354/92; A-1137) 77.70 n (P-15354/92; A-1137) 77.70 n (P-7780; O-14188) 77.80 n (P-7780; O-13198) 77.100 n (P-15354/92; A-1137) 77.110 n (P-15354/92; A-1137) 77.110 n (P-15354/92; A-1137) 77.120 n (P-7780; O-14188) 77.130 n (P-7780; O-14188) 77.130 n (P-15354/92; A-1137) 77.130 n (P-15354/92; A-1137) 77.130 n (P-15354/92; A-1137) 386.1000 am (P-15354/92; A-1137) 386.1010 am (P-15354/92; A-1137) 386.1000 am (P-15354/92; A-1137) 386.1000 am (P-15354/92; A-1137) 386.1000 am (P-15354/92; A-1137) 390.1000 am (P-15354/92; A-11239) 390.1000 am (P-15418; A-17239) 390.2000 am (P-15418; A-17239) 396.2000 am (P-15418; A-17239) 396.2000 am (P-15418; A-17239) 397.1010 am (451.II.D n	(P-3110)	600.110 n	(P-12613)
(E-3786, C-14188) 77.80 n (P-1788, A-9057) 453.20 n (P-2186, A-8563) 600.130 on (E-3782, C-13198) 77.100 n (P-1789, A-9057) 453.30 n (P-2186, A-8563) 700.10 on (E-9735, C-13198) 77.100 n (P-1789, A-9057) 454.30 am (P-2186, A-8563) 700.20 on (P-1784, A-1137) 77.110 n (P-1789, A-9057) 454.30 am (P-1278, A-19662) 700.20 on (P-1786, A-9057) 454.30 am (P-1278, A-19662) 700.40 on (P-1789, A-9057) 454.210 am (P-1789, A-9057) 454.210 am (P-1784, A-19662) 700.40 on am (P-1534402, A-1137) 386.100 am (P-1789, A-9057) 454.310 am (P-1789, A-9057) 454.310 am (P-1278, A-19662) 700.40 on am (P-1534402, A-1137) 386.100 am (P-13344) 454.310 am (P-1278, A-19662) 700.10	(E-8052; W-8318) (E-8052; W-8318) (E-8052; W-8318) (O am (P-15354/92; A-1137) (O am (P-6418; A-17239) (O am (P-6418; A-1	453.10 n	(P-2186; A-8563)	600.120 n	(P-12613)
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Part	(P-5735, O-13198) (P-15354/92; A-1137) (P-15354/92;		(P-2186; A-8563)	700.10 n	(P-17235/92; A-4484)
00 am (P-15354/92, A-1137) 77.110 n (P-1789, A-9057) 454.40 am (P-15354/92, A-1937) 70.30 70 am (P-13534/92, A-1137) 77.120 n (P-1789, A-9057) 454.40 am (P-12278; A-19662) 700.50 70 (P-17854/92, A-1137) 77.120 n (P-1789, A-9057) 454.210 am (P-12278; A-19662) 700.50 70 am (P-1354, Q-14137) 366.100 am (P-1789, A-9057) 454.210 am (P-12278; A-19662) 700.60 70 am (P-1354, Q-14137) 366.100 am (P-1789, A-9057) 454.510 am (P-12278, A-19662) 700.60 70 am (P-1789, A-9057) 454.410 am (P-13784) 454.510 am (P-1780, Q-1780) 70 am (P-1354/92, A-1137) 386.100 am (P-13744) 454.510 am (P-1278, A-19662) 700.90 Apara, 2 am (P-1354/92, A-1137) 386.100 am (P-1374	0 am (P-15354/92; A-1137) 77.110 n (P-15354/92; A-1137) 77.110 n (P-1785.492; A-1137) 77.120 n (P-1785.492; A-1137) 77.120 n (P-1785.2 W-8318) 77.140 n (P-15354/92; A-1137) 386.1000 am (P-15354/92; A-1137) 386.1000 am (P-15354/92; A-1137) 386.1010 am (P-15354/92; A-1137) 390.1000 am (P-13354/92; A-1137) 390.1000 am (P-13318) (B-17359) 390.2000 am (P-13318) (B-17339) 390.2000 am (P-17339) 390.2000 am (P-17339			700.20 n	(P-17235/92; A-4484)
Part	(P-15354/92; A-1137) (P-7780; O-14188) (P-7780; O-14188) (P-7780; O-14188) (P-7780; O-13198) (P-15354/92; A-1137) (O am (P-6418; A-17239)			700.30 n	(P-17235/92; A-4484)
(P-7780; O-14188) 77.130 n (P-1789; A-9057) 454.60 am (P-1278; A-19662) 700.50 (E-9735; O-13198) 77.140 n (P-1789; A-9057) 454.10 am (P-1278; A-19662) 700.50 80 am (P-153492; A-1137) 386.1000 am (P-13734) 454.10 am (P-1278; A-19662) 700.50 80 am (P-153492; A-1137) 386.100 am (P-13734) 454.410 am (P-1278; A-19662) 700.80 Ap. A am (P-153492; A-1137) 386.100 am (P-13734) 454.410 am (P-1278; A-19662) 700.90 Ap. A am (P-153492; A-1137) 386.100 am (P-13744) 454.410 am (P-1278; A-19662) 700.90 Ap. A am (P-13984) Am (P-13764) Am (P-13764) 704.10 Ap. A am (P-13986) Am (P-13704) Am (P-13704) 704.10 Ap. A am (P-13886	(E-9738; O-14188) (E-9735; O-13198) (E-9735; V-2318) (E-9735; V-2318) (O am (P-15354/92; A-1137) (O am (P-15354/92; A-1137) (O am (P-15354/92; A-1137) (O am (P-15354/92; A-1137) (O am (P-6718) (E-9735; (O am (P-6418; A-17239) (O am (P-6418; A-172		(P-12278;	700.40 n	
(B-8052; W-8318) 77.140 n (P-1789; A-9057) 454.210 am (P-12278; A-19662) 700.06 n (P-8052; W-8318) 77.140 n (P-1789; A-9057) 454.210 am (P-13734) 70.710 n (P-15354/92; A-1137) 386.1000 am (P-13734) 454.410 am (P-13734, A-19662) 700.30 n (P-15354/92; A-1137) 386.1001 am (P-13734) 454.410 am (P-13734, A-19662) 700.30 n (P-15354/92; A-1137) 386.1001 am (P-13734) 454.410 am (P-12778; A-19662) 700.100 n (P-15354/92; A-1137) 386.1010 am (P-13786) 456.50 am (P-13704) 704.10 n (P-1386) n (P-1386) n (P-1386) n (P-1386) n (P-1376) n (P-13704) n (P-13704) n (P-1386) n (P-1386) n (P-1386) n (P-13704) n (P-13704) n (P-1386) n (P-1386) n (P-13704)	(E-8052; W-8318) (E-90735; O-13198) (D-15354/92; A-1137) (D-15354/92; A-11339) (D-15354/92; A-11339) (D-15354/92; A-11239) (D-15364/92; A-11239) (D-153		(P-12278;	700.50 n	(P-17235/92; A-4484)
(b) 2334; O-13198 77.Ex.A n (P1785; A-9057) 454.250 am (P-12738; A-19662) 700.70 80 am (P-15354/92; A-1137) 386.1000 am (P-13734) 454.310 am (P-12778; A-19662) 700.00 100 am (P-15354/92; A-1137) 386.1140 am (P-13734) 454.410 am (P-12278; A-19662) 700.00 Ap.A am (P-15354/92; A-1137) 386.1140 am (P-13744) 454.410 am (P-12778; A-19662) 700.00 Ap.A am (P-15354/92; A-1137) 386.1140 am (P-13764) 456.50 am (P-12778; A-19662) 700.110 Ap.A am (P-15364) am (P-13764) 456.40 am (P-13704) 704.10 Ap.A am (P-1386) am (P-13704) 456.50 am (P-13704) 704.40 Ap.A am (P-6418; A-17239) 390.1030 am (P-1386) 456.80 am (P-13704) 704.40	(E-9735; O-13198) (E-9735; O-13198) (O am (P-15354/92; A-1137) (D am (P-15354/92; A-1137) (A-15354/92; A-1137) (A-15354/92; A-1137) (A-15354/92; A-1137) (A-1780) (E-8052; (A-1780) (E-8052; (A-1780) (E-8052; (A-1780) (A-		(P-12278;	700.60 n	
P-15354/92; A-1137 386.1000 am (P-13734) 454.310 am (P-1278; A-19662) 700.80	00 am (P-15354/92; A-1137) 386,1000 am (Occidental Section and (P-15354/92; A-1137) 386,11000 am (P-15354/92; A-1137) 386,11000 am (P-15354/92; A-1137) 390,1000 am (P-1780) (E-8052; 390,1000 am (Occidental Section and Occidental Section Section and Occidental Section Section and Occidental Section Sec		(P-12278;	700.70 n	(P-17235/92; A-4484)
P-15354/92; A-1137 386.1010 am (P-13734) 454.410 am (P-1278; A-19662) 700.90	0.0 am (P-15354/92; A-1137) 386.1010 am (P-15354/92; A-1137) 386.1010 am (P-15354/92; A-1137) 386.1140 am (P-15354/92; A-1137) 390.1000 am (P-15354/92; A-1137) 390.1010 am (P-15318) (E-9735; 390.1020 am (P-6418; A-17239) 391.2000 am (P-6418; A-17239) 392.2000 am (P-6418; A-17239) 392.2000 am (P-6418; A-17239) 395.2000 am (P-6418; A-17239) 395.2010 am (P-6418; A-17			700.80 n	
P-15354/92; A-1137 386.1140 am (P-13744) 454.510 am (P-1278; A-19662) 700.100	10 am (P-15354/92; A-1137) 386.1140 am (P-15354/92; A-1137) 386.1140 am (P-15354/92; A-1137) 390.1000 am (P-1780) (E-8052; 390.1010 am (P-6418; A-17239) 390.1020 am (P-6418; A-17239) 391.2000 am (P-6418; A-17239) 392.2000 am (P-6418; A-17239) 392.2000 am (P-6418; A-17239) 395.2000 am (P-6418; A-17239) 395.2010 am (P-6418; A-17		(P-12278;	700.90 п	(P-17235/92; A-4484)
Ap. A. am (P-15354/92; A-1137) 390,1000 am (P-13986) 456,40 am (P-13704) 700,110 Ap. A. am (P-7780) (E-8052; 390,1010 am (P-13986) 456,50 am (P-13704) 704,10 Ap. A. am (P-7780) (E-8052; 390,1010 am (P-13986) 456,50 am (P-13704) 704,10 Ap. A. am (P-13198) am (P-13704) 704,40 704,40 704,40 Ap. am (P-6418; A-17239) 391,2000 am (P-13739) 518,75 am (P-12628) 704,40 Ap. am (P-6418; A-17239) 392,2000 am (P-13739) 518,75 am (P-1628) 704,40 Ap. am (P-6418; A-17239) 395,200 am (P-13739) 522,20 am (P-981; A-7258) 704,40 Ap. am (P-6418; A-17239) 395,200 am (P-13739) 522,20 am (P-981; A-7258) 704,10 Ap. am (P-6418; A-17239) 396,2010 am	Ap. A am (P-1535492; A-1137) 390,1000 am (P-1535492; A-1137) 390,1000 am (P-7780) (E-8052; 390,1010 am (P-813198) 390,1020 am (P-6418; A-17239) 391,2000 am (P-6418; A-17239) 392,2000 am (P-6418; A-17239) 393,2000 am (P-6418; A-17239) 395,2000 am (P-6418; A-17239) 395,2010 am (P-6418; A-17239)	_	(P-12278;	700.100 n	(P-17235/92; A-4484)
(P-7780) (E-8052; 390.1010 am (P-13986) 456.50 am (P-13704) 704.10 E-8318) (E-9735; 390.1020 am (P-13986) 456.60 am (P-13704) 704.20 O-13198) 456.70 am (P-13704) 704.30 704.30 O-13198) 390.1020 am (P-13739) 456.70 am (P-13704) 704.40 O-13198) 390.2000 am (P-13739) 456.70 am (P-13704) 704.40 O am (P-6418; A-17239) 391.2000 am (P-13739) 518.70 am (P-12628) 704.40 O am (P-6418; A-17239) 392.2000 am (P-13730) 522.20 am (P-981; A-7258) 704.10 O am (P-6418; A-17239) 395.2000 am (P-13693) 522.30 am (P-981; A-7258) 704.100 O am (P-6418; A-17239) 396.2010 am (P-13693) 522.10 am (P-	(P-7780) (E-8052; 390.1010 am (P-7780) (E-8735; 390.1010 am (P-81198) and (P-81198) and (P-6418; A-17239) and			700.110 n	(P-17235/92; A-4484)
E-818 (E-975; 390.1020 am (P-13986) 456.60 am (P-13704) 704,20	E-8318) (E-9735; 390,1020 am (P-6418; A-17239) 390,2000 am (P-6418; A-17239) 391,2000 am (P-6418; A-17239) 392,2000 am (P-6418; A-17239) 393,2000 am (P-6418; A-17239) 395,2000 am (P-6418; A-17239) 395,2000 am (P-6418; A-17239) 396,2010 am (P-6418; A-17239) 397,1010 am (P-6418; A-17239) 397,1010 am (P-6418; A-17239)			704.10 n	(P-17244/92; A-4494)
O-13198) 990.1030 am (P-13986) 456.70 am (P-13704) 900.2000 am (P-13799) 0 am (P-6418; A-17239) 910.2000 am (P-13799) 910.2010 am (P	O-13198) 990,1030 am (1) am (P-6418; A-17239) (2) am (P-6418; A-17239) (3) 392,2000 am (4) am (P-6418; A-17239) (5) am (P-6418; A-17239) (6) am (P-6418; A-17239) (7) am (P-6418; A-17239) (8) am (P-6418; A-17239) (8) am (P-6418; A-17239) (9) am (P-6418; A-17239) (1) am (P-6418; A-17239) (2) am (P-6418; A-17239) (3) am (P-6418; A-17239) (4) am (P-6418; A-17239) (5) am (P-6418; A-17239) (6) am (P-6418; A-17239) (7) am (P-6418; A-17239) (8) am (P-6418; A-17239) (9) am (P-6418; A-17239) (1) am (P-6418; A-17239) (1) am (P-6418; A-17239) (1) am (P-6418; A-17239)			704.20 n	(P-17244/92; A-4494)
90.2000 am (P-13986) 456.80 am (P-13704) 704.40 10 am (P-13739) 391.2000 am (P-13739) 518.20 am (P-12628) 704.50 10 am (P-13739) 392.2000 am (P-13739) 518.750 am (P-981; A-728) 704.60 10 am (P-6418; A-17239) 392.2000 am (P-13690) 522.30 am (P-981; A-728) 704.70 10 am (P-6418; A-17239) 395.2000 am (P-13693) 522.50 am (P-981; A-728) 704.10 10 am (P-6418; A-17239) 396.2000 am (P-13699) 522.20 am (P-981; A-728) 704.10 10 am (P-6418; A-17239) 396.2010 am (P-13699) 522.10 am (P-981; A-728) 704.110 10 am (P-6418; A-17239) 396.2010 am (P-13699) 522.10 am (P-981; A-728) 704.110 10 <td>390.2000 am (P-6418; A-17239) 391.1000 am (O-6418; A-17239) 391.2000 am (O-6418; A-17239) 392.2000 am (O-6418; A-17239) 393.2000 am (O-6418; A-17239) 395.2000 am (O-6418; A-17239) 395.2000 am (O-6418; A-17239) 395.2000 am (O-6418; A-17239) 395.2010 am (O-6418; A-17239)</td> <td></td> <td></td> <td>704.30 n</td> <td>(P-17244/92; A-4494)</td>	390.2000 am (P-6418; A-17239) 391.1000 am (O-6418; A-17239) 391.2000 am (O-6418; A-17239) 392.2000 am (O-6418; A-17239) 393.2000 am (O-6418; A-17239) 395.2000 am (O-6418; A-17239) 395.2000 am (O-6418; A-17239) 395.2000 am (O-6418; A-17239) 395.2010 am (O-6418; A-17239)			704.30 n	(P-17244/92; A-4494)
0 am (P-13739) 518.20 am (P-12628) 704.50 0 am (P-6418; A-17239) 391.2000 am (P-13739) 518.750 am (P-12628) 704.60 10 am (P-13690) 522.20 am (P-981; A-7288) 704.70 10 am (P-6418; A-17239) 395.2000 am (P-13690) 522.30 am (P-981; A-7288) 704.80 10 am (P-6418; A-17239) 395.2000 am (P-13693) 522.80 am (P-981; A-7288) 704.100 10 am (P-6418; A-17239) 396.2000 am (P-13699) 522.10 am (P-981; A-7288) 704.100 10 am (P-6418; A-17239) 396.2010 am (P-13699) 522.120 am (P-981; A-7288) 704.110 10 am (P-6418; A-17239) 397.1010 am (P-13699) 522.120 am (P-981; A-7288) 704.120 10 am (P-6418;	191.1000 am (P-6418; A-17239) 391.1000 am (P-6418; A-17239) 391.2000 am (P-6418; A-17239) 392.2000 am (P-6418; A-17239) 393.2000 am (P-6418; A-17239) 395.2000 am (P-6418; A-17239) 395.2000 am (P-6418; A-17239) 396.2010 am (P-6418; A-17239) 396.2010 am (P-6418; A-17239) 397.1010 am (P-6418; A-17239)			704.40 n	(P-17244/92; A-4494)
am (P-6418; A-17239) 391.2000 am (P-13439) 518.750 am (P-12628) 704.60 am (P-6418; A-17239) 392.2000 am (P-13690) 522.20 am (P-981; A-7258) 704.70 am (P-6418; A-17239) 395.2000 am (P-13693) 522.50 am (P-981; A-7258) 704.90 am (P-6418; A-17239) 396.2000 am (P-13699) 522.80 am (P-981; A-7258) 704.100 am (P-6418; A-17239) 396.2010 am (P-13699) 522.120 am (P-981; A-7258) 704.110 am (P-6418; A-17239) 397.1010 am (P-13699) 522.130 am (P-981; A-7258) 704.110 am (P-6418; A-17239) 397.1010 am (P-13680) 522.130 n (P-981; A-7258) 704.120 am (P-6418; A-17239) 397.1020 am (P-13680) 522.130 n (P-981; A-7258) 704.120 10	am (P-6418; A-17239) 391,2000 am (P-6418; A-17239) 392,2000 am (P-6418; A-17239) 392,2000 am (P-6418; A-17239) 395,2000 am (P-6418; A-17239) 396,2000 am (P-6418; A-17239) 396,2010 am (P-6418; A-17239) 396,2010 am (P-6418; A-17239) 396,2010 am (P-6418; A-17239)			704.50 n	(P-17244/92; A-4494)
am (P-6418; A-17239) 392.2000 am (P-13690) 522.20 am (P-981; A-7258) 704,70 am (P-6418; A-17239) 393.2000 am (P-13730) 522.30 am (P-981; A-7258) 704,90 am (P-6418; A-17239) 395.2000 am (P-13699) 522.80 am (P-981; A-7258) 704,100 am (P-6418; A-17239) 396.2010 am (P-13699) 522.120 am (P-981; A-7258) 704,110 am (P-6418; A-17239) 397.1010 am (P-13689) 522.130 n (P-981; A-7258) 704,120 am (P-6418; A-17239) 397.1020 am (P-13686) 522.130 n (P-981; A-7258) 704,130	am (P-6418; A-17239) 392.2000 am (P-6418; A-17239) 393.2000 am (P-6418; A-17239) 395.2000 am (P-6418; A-17239) 396.2010 am (P-6418; A-17239) 396.2010 am (P-6418; A-17239) 396.2010 am (P-6418; A-17239) 397.1010 am (P-6418; A-17239)			704.60 n	(P-17244/92; A-4494)
am (P-6418; A-17239) 393.2000 am (P-13730) 522.30 am (P-981; A-7258) 704.80 704.80 am (P-6418; A-17239) 395.2000 am (P-13693) 522.50 am (P-981; A-7258) 704.100 am (P-6418; A-17239) 396.2010 am (P-13699) 522.10 am (P-981; A-7258) 704.100 am (P-6418; A-17239) 397.1010 am (P-13699) 522.130 r (P-981; A-7258) 704.120 r am (P-6418; A-17239) 397.1020 am (P-13686) 522.130 r (P-981; A-7258) 704.130 r	am (P-6418; A-17239) 393.2000 am (am (P-6418; A-17239) 395.2000 am (am (P-6418; A-17239) 396.2000 am (am (P-6418; A-17239) 396.2010 am (am (P-6418; A-17239) 395.2010 am (704.70 n	(P-17244/92; A-4494)
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	am (P-6418; A-17239) 397.1020 am	522.130 n	(P-981; A-7258)	704.130 n	(P-17244/92; A-4494)
n (P-6418; A-17239) 440.520 am	10.90 n (P-6418; A-17239) 440.520 am (P-15835/92; A-3530)			704.140 n	(P-17244/92; A-4494)

TITLE 92 (CONT'D)	T'D)		1375.10	- L	(P-8635)	TITLE 92 (CONT'D)			2520.203		(P-542; A-8539)	
704 150		(P-17244/92 A-4494)	1375 15	L	(P-8635)	1375 7050 F	(P-8635	535)	2520 203	ì.	(P-566- A-8536)	
	1 0	(B 17244103: A 4404)	1375 20	. 1	(D 96.35)	2000 3001	(5636 d)	(35)	POC 0050	. 1	(D 640: A 9630)	
ζ.	п	(L-1/244/92, A-4494)	07.075	-	(F-0033)	13/3./000	(F-0)	(33)	2320.204		(F-342, A-6339)	
	am	(P-19761/92; A-6274)	13/5.30	ы	(P-8635)	13/5.7070 r	(P-8635)	635)	2520.204	<u>_</u>		
1001.20	am	(P-19761/92; A-6274)	1375.40	<u></u>	(P-8635)	1375.7080 r	(P-8635)	635)	2520.205	ū	(P-542; A-8539)	
001.100	атп	(P-19761/92; A-6274)	1375.50	T	(P-8635)	1375.7090 r	(P-8635	635)	2520.205	ы	(P-566; A-8536)	
1001.110	am	(P-19761/92; A-6274)	1375.60	Ser.	(P-8635)	1375.7100 r	(P-8t	P-8635)	2520.206	п	(P-542; A-8539)	
	am	(P-19761/92; A-6274)	1375.70	L	(P-8635)	1375.7110 r	(P-8(P-8635)	2520,206	Ь	(P-566; A-8536)	
	am	(P-19761/92; A-6274)	1375.80	Ы	(P-8635)	1375.7120 r	(P-8635	635)	2520.207	n	(P-542; A-8539)	
	шв		1375.85	<u>_</u>	(P-8635)	1375.7130 r	(P-8t	P-8635)	2520.207	-		
	arm a	(P-19761/92: A-6274)	1375,1000	<u>_</u>	(P-8635)	1375 7140 r	(P-8635	635)	2520.208			
	am	(D. 10761/02, A. 6274)	1375 1010		(1 0000) (D-9635)	1275 7150	70 (1)	D 9635)	2620.000			
	aili	(F-19/01/92, A-02/4)	1375 1030	- 1	(I -8035)	13/3:/130	(F-0)	r-8033)	2520.200	- I		
001.340	IIIB	(F-19/01/92, A-02/4)	1375 1030	~ 1	(F-8033)	15/3/100	(F-0)	[r-8033]	2520200	T .		
	am	(F-19/01/92; A-02/4)	1375 1030	I	(F-8033)	13/3./1/0 F	(P-8)	(223)	607.0767	4		
	am	(P-19/61/92; A-62/4)	13/5.1040	П	(F-8032)	13/5./1/5 r	(P-8)	P-8635)	2520.210	=		
	am	(P-19761/92; A-6274)	1375.1050	ber	(P-8635)	1375.7180 r	(P-8t	P-8635)	. 2520.210	ы	(P-566; A-8536)	
001.410	am	(P-19761/92; A-6274)	1375.1060	ы	(P-8635)	1375.7190 r	(P-8)	P-8635)	2520.211	П	(P-542; A-8539)	
1001.420	am	(P-19761/92; A-6274)	1375.1070	ч	(P-8635)	1375.7200 r	(P-8)	P-8635)	2520.211	ы	(P-566; A-8536)	
1001.430	am	(P-19761/92; A-6274)	1375.1080	L	(P-8635)	1375.7210 r	(P-8t	P-8635)	2520.212	п	(P-542; A-8539)	
001.440	am	(P-19761/92; A-6274)	1375.1090	Н	(P-8635)	1375.7220 r	(P-8t	P-8635)	2520.212	ы	(P-566; A-8536)	
	am	(P-19761/92: A-6274)	1375.1100	<u></u>	(P-8635)	1375.7230 r	(P-8t	P-8635)	2520.213	п	(P-542; A-8539)	
	am	(P-19761/92: A-6274)	1375,1110	_	(P-8635)	1375.7240 r	(P-8t	P-8635)	2520.213	1	(P-566; A-8536)	
	am	(P-19761/92; A-6274)	1375.1120	1	(P-8635)	1375.7250 r	(P-8t	P-8635)	2520.214	u		
	am	(P-19761/92; A-6274)	1375.1130	ь	(P-8635)	1375.7260 r	(P-8t	P-8635)	2520.214	-	(P-566; A-8536)	
		(P-1758: A-8528)	1375 1140		(P-8635)	1375 8100 r	(P-8)	P-8635)	2520 215		(P-542: A-8539)	
	1	(F-2047)	1375 1150	. 1-	(p-8635)	1375 8110	(D-84	D-8635)	2520.215	: 1	(P-566: A-8536)	
. 001 \$100		(D-2047)	1375 1160	- 6	(I - 963.5)	1 0118.5/51	(D 0/	F-8033)	2520.213	- 8	(D-542: A-8530)	
	11	(F-1/36, A-6328)	1375 1170	- 1	(I -8033)	10210.5/51	(1-0)	F-8033)	2500.016	= 1		
002 1001		(E-2041)	0,11.0,00	4	(B 8635)	13/3.6130	(F-0)	(22)	2520.210	- 1	(F-300, A-6330)	
	п	(F-1/36; A-6328)	13/3.2010	ш.	(F-8033)	13/5.814U r	(P-8633)	633)	2520.217	=	(P-542; A-6339)	
		(E-2047)	13/3.2020	ı	(F-8033)	13/6.10 n	(P-8)	F-8630)	2520.217	-	(P-200; A-8330)	
1001.530	п	(P-1/58; A-8528)	13/5.2030	L	(P-8635)	1376.20 n	(P-8)	P-8630)	2520.218	п	(P-542; A-8539)	
		(E-2047)	1375.2040	_	(P-8635)	1376.30 n	(P-8t	P-8630)	2520.218	ı	(P-566; A-8536)	
1001.540	u	(P-1758; A-8528)	1375.2050	<u>.</u>	(P-8635)	1376.40 n	(P-8t	P-8630)	2520.219	и	(P-542; A-8539)	
		(E-2047)	1375.2060	T	(P-8635)	1425.10 am	(P-1)	P-18715)	2520.219	ы	(P-566; A-8536)	
1030.16	п	(P-956; A-8275) (E-1219)	1375.2070	L	(P-8635)	1425.20 am	(P-1	P-18715)	2520.220	и	(P-542; A-8539)	
1030.17	п	(P-1752; A-8522)	1375.2080	<u>_</u>	(P-8635)	1425.30 am	(P-18	P-18715)	2520.220	ы	(P-566; A-8536)	
1030.18	п	(P-956; A-8275) (E-1219)	1375.3010	Ţ	(P-8635)		(P-18	P-18715)	2520.221	u	(P-542; A-8539)	
	am	(P-13661: A-19315)	1375.3020	ь	(P-8635)		(P-5	(P-566: A-8536)	2520.221	1	(P-566; A-8536)	
		(P-15803)	1375.3030		(P-8635)	2520 105 n	(P-54	(P-542: A-8539)	2520.222		(P-542; A-8539)	
5	am	(P-17229/92: A-2025)	1375.4010	L	(P-8635)	2520 105 r	(P-5t	(P-566: A-8536)	2520.222	-	(P-566; A-8536)	
	am	(P-12138/92: A-7065)	1375.5010	ь	(P-8635)	2520 110 n	(P-542:	42: A-8539)	2520.223			
	am	(P-12138/92: A-7065)	1375,6010	Н	(P-8635)	2520.110 r	(P-566:	66: A-8536)	2520.223	he		
	am	(P-2128: A-12782)	1375.6020	1	(P-8635)	2520.200 n	(P-542:	42: A-8539)	2520.224	п	(P-542; A-8539)	
_	am	(P-1747: A-8512)	1375.6030	L	(P-8635)	2520 200 r	(P-5t	(P-566: A-8536)	2520.224	1	(P-566: A-8536)	
	-	(P-285: A-90286)	1375.7010	ь	(P-8635)	2520 201 n	(P-54	P-542: A-8539)	2520.225	u		
	am	(P-2863: A-8517)	1375.7020	L	(P-8635)	2520 201 r	(P-5t	(P-566: A-8536)	2520.225		(P-566: A-8536)	
	-	(P-9167)	1375.7030	-	(P-8635)	2520 202	(P-52	(P-542: A-8539)	2520.226	-		
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	(P-566; A-8536)	(P-542; A-8539)	(P-566; A-8536)	(P-542; A-8539)	(P-566; A-8536)	(P-542; A-8539)	8-Y :99	(P-542; A-8539)	(P-566; A-8536)	- Y	(P-566; A-8536)	(P-542; A-8539)	- Y	; A-8	(P-542; A-8539)	, A-	(P-542; A-8539)	(P-542; A-8539)	(P-542; A-8539)	(P-566; A-8536)	(P-542; A-8539)	(P-542; A-8539)	(P-542; A-8539)	(P-542; A-8539)	(P-566; A-8536)	(P-542; A-8539)	(P-566; A-8536)	(P-566; A-8536)	66; A-8	(P-566; A-8536)						
(CONT.D)	ľ	п	_	п	L	п	ı	u	ī	п	ı	п	T	п	T	п	L.	п	٦	1	п	L	п	n	п	I	u	п	п	п	٦	п	I	٦	I	ber
TITLE 92 (CO)	520.3	2520.301	2520.301	2520.302	2520.302	2520.303	2520.303	2520.304	2520.304	2520.305	2520.305	2520.400	2520.400	2520.401	2520.401	2520.402	2520.402	2520.403	2520.403	5	2520.404	2520.405	2520.405	2520.406	2520.500	2520.501	2520.501	2520.502	2520.503	2520.504	2520.600	2520.600	2520.601	2520.602	2520.603	2520.604

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